Agenda Item# 6

STATE OF NEVADA

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Director B&I

DAWN GIBBONS

Chairman

TERRY REYNOLDS

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:

Clark County Court House, 200 Lewis Avenue, Las Vegas, NV 89101
Washoe County Court House, 75 Court Street Reno, NV 89501
Nevada State Library & Archives, 100 North Stewart Street Carson City, NV 89701
Grant Sawyer Building, 555 East Washington Avenue Las Vegas, NV 89101
Department of Business & Industry, 3300 West Sahara Avenue, Suite 425, Las Vegas, NV 89102
Department of Business & Industry, 1830 College Parkway Suite 100 Carson City, NV 89703
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>November 19, 2020 at 9:30 am (Items 1 through 84)</u>. Due to the expected lengthy duration of the general session, coupled with the limited capacity of the Authority's facilities, the Authority will hear <u>Items 85 through 108 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, NOVEMBER 19, 2020 MEETING ACCESS CODE: 146 936 7654

THURSDAY, NOVEMBER 19, 2020 MEETING PASSWORD: jNjFDRjG367

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/

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.

AGENDA

- 1. Call to Order
- 2. Roll Call
- 3. Pledge of Allegiance
- 4. WebEx Instructions
- **5. 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.
- 6. Approval of Agenda FOR POSSIBLE ACTION
- 7. Approval of the Minutes of the October 15, 2020 Agenda Meeting FOR POSSIBLE ACTION
- 8. Briefings from the Commissioners
- 9. Briefing from the Deputy Commissioner
- 10. Report of Legal Counsel

ADMINISTRATIVE CITATIONS AND IMPOUNDMENTS

Please note that items 11 through 38 below will be voted on in a block unless a party to the matter requests an item number be pulled for consideration.

- **11.** Citations 20914, 21429 and 22260 issued to Whittlesea Checker Taxi, a Series of Platinum LV Transportation, LLC d/b/a Whittlesea Checker Taxi for violations of NAC 706.13775(2), NAC 706.3761, NAC 706.3747, and NRS 706.398(1)(a) (DG) FOR POSSIBLE ACTION
- **12.** Citation 20921 issued to Trimont Land Company for a violation of NAC 706.13775 (2) (DG) FOR POSSIBLE ACTION

- **13.** Citation 21198 issued to Master Towing, Inc. for a violation of NAC 706.2473/49 CFR 396.17 (DG) FOR POSSIBLE ACTION
- **14. Citation 21369** issued to Brett Butts for a violation of NAC 706.329 (DG) *FOR POSSIBLE ACTION*
- **15.** Citation 21394 issued to Carson City Towing for a violation of NRS 706.4479 (DG) *FOR POSSIBLE ACTION*
- **16.** Citation 21398 issued to Vanessa Jacobsen for violations of NRS 706.386 and NRS 706.758 (DG) *FOR POSSIBLE ACTION*
- **17. Citation 21420** issued to Capital Towing for violations of NRS 706.4479 (DG) *FOR POSSIBLE ACTION*
- **18.** Citation 21675 issued to IBS Transportation for a violation of NAC 706.360 (DG) *FOR POSSIBLE ACTION*
- **19.** Citation 21993 issued to D & J VIP, LLC d/b/a Triple Seven 777 Transport for a violation of NAC 706.247/49 CFR 391.23 (DG) *FOR POSSIBLE ACTION*
- **20. Citation 22111** issued to All My Sons Moving and Storage of Las Vegas for a violation of NRS 706.398(1)(a) (DG) *FOR POSSIBLE ACTION*
- **21.** Citation 22117 issued to Battleborn Restoration, LLC for violation of NAC 706.2473/49 CFR 391.51 (2 counts) and NAC 706.2473/49 CFR 382.301 (2 counts) (DG) FOR POSSIBLE ACTION
- **22.** Citations 22153 and 22154 issued to Byron Ochoa for violations of NRS 706.386 and NRS 706A.280 (DG) *FOR POSSIBLE ACTION*
- **23.** Citation 22227 issued to Treasure Tours of Nevada, Inc. for a violation of NRS 706.398(1)(a) (DG) *FOR POSSIBLE ACTION*
- **24.** Citation 22229 issued to United Moving Solutions, Inc. for a violation of NRS 706.398(1)(a) (DG) *FOR POSSIBLE ACTION*
- **25.** Citation 22232 and Impound I-3860 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 22232 issued to Tony M. Adams for violation of NRS 706.386 (DG) *FOR POSSIBLE ACTION*
- **26.** Citation 22254 issued to Discount Movers, Inc. for a violation of NAC 706.2473/49 CFR 396.17 (DG) *FOR POSSIBLE ACTION*
- **27.** Citation 22256 issued to Rizo Towing, LLC for a violation of NAC 706.2473/49 CFR 396.17 (DG) *FOR POSSIBLE ACTION*
- **28. Citation 22283 and Impound I-3860** The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 22283 issued to Getachew Hailegiorgis for violation of NRS 706.386 (DG) *FOR POSSIBLE ACTION*

- **29. Impound I-3857** The impoundment pursuant to NRS 706.476 of a vehicle registered to Carlos Ochoa-Avila (DG) *FOR POSSIBLE ACTION*
- **30.** Citation 20908 issued to Amador Stage Lines for a violation of NAC 706.13775 (2) (GA) FOR POSSIBLE ACTION
- **31.** Citation 20913 issued to Rodney L. Wilson for a violation of NRS 706.462 (GA) *FOR POSSIBLE ACTION*
- **32.** Citation 21396 issued to Sunset Limousine Services, LLC for violation of NRS 706.758 (GA) *FOR POSSIBLE ACTION*
- **33.** Citations 21990 and 21991 and Impound I-3841 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citations 21990 and 21991 issued to Abdul Miah for violations of NRS 706.386 and NRS 706A.280 (GA) *FOR POSSIBLE ACTION*
- **34.** Citations 21771, 21772, 21773 and 21774 issued to Lyft, Inc. for violations of NRS 706A.160 (4)(2)(b) (6 counts), NRS 706A.180(2) (19 counts), NRS 706A.160(2)(a)(5) (109 counts), NRS 706A.160(2)(a)(3) (8 counts), NRS 706A.160(2)(a)(4) (24 counts), NRS 706A.160(2)(a)(2) (40 counts) and NRS 706A.160(4) (11 counts) (DN) FOR POSSIBLE ACTION
- **35.** Citation 21275 issued to Tango Car, LLC d/b/a Tango Car for violation of NAC 706A.250 (DN) *FOR POSSIBLE ACTION*
- **36.** Citation 22262 issued to We Move Las Vegas, LLC for a violation of NRS 706.398(1)(a) (DN) *FOR POSSIBLE ACTION*
- **37.** Citations 22276 and 22277 and Impound I-3848 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citations 22276 and 22277 issued to Tomas Ibrahim for violations of NRS 706.386 and NRS 706A.280 (DN) *FOR POSSIBLE ACTION*
- **38.** Citations 22278 and 22279 and Impound I-3849 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citations 22278 and 22279 issued to Junie Balboa Ladaga for violations of NRS 706.386 and NRS 706A.280 (DN) *FOR POSSIBLE ACTION*

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

- **39. Docket 18-10002** The Joint Application of Gal Brisman for authority to sell and transfer and Yaron Cohen to purchase and acquire 50% of Fast Towing, Inc. a carrier authorized to provide consent and non-consent tow car service within the State of Nevada granted under CPCN 7161. Staff investigation concluded. (DN) *FOR POSSIBLE ACTION*
- **40. Docket 18-11017** The Application of Mese Towing, LLC d/b/a Mese 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) *FOR POSSIBLE ACTION*
- **41. Docket 20-08008** The Application of Victor Willie Hernandez d/b/a Las Vegas Motorcycle 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) *FOR POSSIBLE ACTION*

42. Docket 20-08013 The Application of Up in the Attic, LLC d/b/a #1 Wolfpack Towing and Recovery for a certificate of public convenience and necessity to provide consent and non-consent tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (GA) - *FOR POSSIBLE ACTION*

REQUEST FOR TEMPORARY DISCONTINUANCE

Please note that items 43 through 51 below will be voted on in a block unless a party to the matter requests an item number be pulled for consideration.

- **43. Docket 20-10018** The temporary discontinuance from October 11, 2020, through March 10, 2021 of tow car service provided by A & K Towing and Recovery, Inc. under CPCN 7300, Sub 1. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **44. Docket 20-10022** The temporary discontinuance from October 14, 2020, through January 14, 2021 of charter bus service provided by Five Star Limo, LLC d/b/a Five Star Limobus under CPCN 2153. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **45. Docket 20-10025** The temporary discontinuance from October 16, 2020, through April 16, 2021 of tow car service provided by Rizzo Towing, LLC under CPCN 7380. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **46. Docket 20-10026** The temporary discontinuance from October 16, 2020, through April 16, 2021 of charter limousine service provided by C.H. Destinations, Inc. under CPCN 1120. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **47. Docket 20-10027** The temporary discontinuance from October 1, 2020, through March 31, 2021 of household goods moving service provided by Smitty Movers, LLC under CPCN 3354, Sub 1. This requires retroactive approval. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **48. Docket 20-10033** The temporary discontinuance from October 19, 2020, through December 19, 2020 of tow car service provided by Alejandro Morales Mejia d/b/a A & L Towing under CPCN 7425. This requires retroactive approval. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **49. Docket 20-10037** The temporary discontinuance from October 5, 2020, through January 5, 2021 of tow car service provided by All City Towing and Recovery, LLC under CPCN 7406. Staff investigation concluded. *FOR POSSIBLE ACTION*
- 50. Docket 20-10036 The temporary discontinuance from March 15, 2020 through September 15, 2020 and the extension from September 16, 2020 through March 15, 2021 of Charter Limousine service provided by Abraham Limo Service, LLC d/b/a ALV Operated by Crown Limo, LLC under CPCN 1104, Sub 3. This requires retroactive approval for both periods of discontinuance. Staff investigation concluded. FOR POSSIBLE ACTION
- **51. Docket 20-10044** The temporary discontinuance from October 23, 2020, through January 30, 2021 of tow car service provided by Custom Towing, Inc. under CPCN 7057, Sub 1. Staff investigation concluded. *FOR POSSIBLE ACTION*

REQUEST TO EXTEND TEMPORARY DISCONTINUANCE

Please note that items 52 through 58 below will be voted on in a block unless a party to the matter requests an item number be pulled for consideration.

- **52. Docket 19-04031** The request to extend temporary discontinuance from October 31, 2020 through April 30, 2021, of household goods moving services provided by Oasis Moving & Storage, Inc. CPCN 3349. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **53. Docket 20-01011** The request to extend temporary discontinuance from September 28, 2020 through March 28, 2021, of charter bus services provided by Vegas Black Car, LLC d/b/a VBC, CPCN 2256. Staff investigation concluded. *FOR POSSIBLE ACTION*
- 54. Docket 20-03028 The request to extend temporary discontinuance from September 11, 2020 through March 11, 2021, of charter bus services provided by Nahoom, LLC d/b/a Anytime Party Bus, CPCN 2194. This requires retroactive approval. Staff investigation concluded. FOR POSSIBLE ACTION
- **55. Docket 20-04008** The request to extend temporary discontinuance from October 13, 2020 through April 13, 2021, of charter bus services provided by Madden Transportation, LLC. CPCN 2205. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **56. Docket 20-04022** The request to extend temporary discontinuance from October 1, 2020 through March 31, 2021, of charter bus services provided by Candottie, LLC d/b/a Priority VIP Transportation, CPCN 2266. This requires retroactive approval. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **57. Docket 20-04032** The request to extend temporary discontinuance from October 29, 2020 through April 29, 2021, of charter bus services provided by M Transportation, LLC d/b/a M Transportation, CPCN 2196. Staff investigation concluded. *FOR POSSIBLE ACTION*
- 58. Docket 20-05023 The request to extend temporary discontinuance from November 20, 2020 through May 20, 2021, of charter bus services provided by Helve, LLC d/b/a Las Vegas Transporters, CPCN 2168, Sub 2. Staff investigation concluded. FOR POSSIBLE ACTION

MOTION TO EXTEND COMPLIANCE PERIOD

Please note that items 59 through 62 below will be voted on in a block unless a party to the matter requests an item number be pulled for consideration.

- **59. Docket 18-12002** The motion to extend the compliance period to November 29, 2020 for the application of Red Rock Movers, LLC. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **60. Docket 19-01013** The motion to extend the compliance period to December 9, 2020 for the application of Manuel Jimenez, Jr. d/b/a South Lake Tahoe Towing. This requires retroactive approval. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **61. Docket 19-11007** The motion to extend the compliance period to December 4, 2020 for the application of A Serra Towing, LLC. This requires retroactive approval. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **62. Docket 19-11027** The motion to extend the compliance period to January 9, 2021 for the application of Martha Isabel Belloso & Luis Melvin Salinas d/b/a Electric AR Salinas and Towing. Staff investigation concluded. *FOR POSSIBLE ACTION*

EXPIRED TEMPORARY DISCONTINUANCE

Please note that items 63 through 69 below will be voted on in a block unless a party to the matter requests an item number be pulled for consideration.

- **63. Docket 19-11032** The expired temporary discontinuance granted from April 27, 2020 through October 27, 2020 of charter bus service provided by Las Vegas Beyond, LLC d/b/a Las Vegas Beyond under CPCN 2232 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*
- **64. Docket 20-04015** The expired temporary discontinuance granted from April 18, 2020 through October 17, 2020 of tow car service provided by Vegas Valley Towing, LLC under CPCN 7192, Sub 5, 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*
- **65. Docket 20-04033** The expired temporary discontinuance granted from April 17, 2020 through October 16, 2020 of charter bus service provided by Alpha Transportation, LLC under CPCN 2230, 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*
- 66. Dockets 20-04016 and 20-04017 The expired temporary discontinuances granted from April 13, 2020 through October 13, 2020 of transportation service provided by National Transportation Services, Inc. d/b/a NTS under CPCNs 1081, Sub 1 and 2092, respectively, and Staff's recommendation to issue an Order to Show Cause as to why the CPCNs should not be revoked. Staff investigation concluded. FOR POSSIBLE ACTION
- **67. Docket 20-05004** The expired temporary discontinuance granted from April 9, 2020 through October 9, 2020 of airport transfer service provided by T1 Transportation, Inc. under CPCN 2115, Sub 2, 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*
- **68. Docket 20-05002** The expired temporary discontinuance granted from April 20, 2020 through October 19, 2020 of charter bus service provided by Mega Express, Inc. under CPCN 2245 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*
- **69. Docket 20-06004** The expired temporary discontinuance granted from April 29, 2020 through October 29, 2020 of charter bus service provided by Coach World, LLC. under CPCN 2260 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*

VOLUNTARY CANCELLATIONS

Please note that items 70 through 73 below will be voted on in a block unless a party to the matter requests an item number be pulled for consideration.

- **70. Docket 20-09030** The voluntary cancellation of Tilted Tours, LLC, CPCN 1140. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **71. Docket 20-10006** The voluntary cancellation of Findlay Credit Acceptance, LLC d/b/a 9-1-1 Towing and Impound, CPCN 7330. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **72. Docket 20-10009** The voluntary cancellation of Indian Springs Towing, LLC, CPCN 3327, Sub 2. Staff investigation concluded. *FOR POSSIBLE ACTION*

73. Docket 20-10024 The voluntary cancellation of CEL-JIM, Inc., CPCN 7031, Sub 2. Staff investigation concluded. – *FOR POSSIBLE ACTION*

STORAGE LOT DESIGNATION REQUESTS

74. Docket 20-10038 Pursuant to NRS 706.4489(7), the Authority will consider the request from Geico Insurance Company for designation of a vehicle storage lot operated by Quality Towing, 2420 Losee Road, North Las Vegas, 89030-4140. The Authority will consider approval of the storage lot designation with respect to jurisdictions for which executed indemnification agreements have been provided in conformity with NRS 706.4489(7)(a) and NRS 706.4489(4). For final approval. Staff investigation concluded. **- FOR POSSIBLE ACTION**

APPLICATION FOR TRANSPORTATION NETWORK COMPANY PERMIT

75. Docket 20-10017 The Application of River North Transit, LLC d/b/a Via for a permit to operate as a transportation network company within the State of Nevada. Staff investigation concluded. (GA) – *FOR POSSIBLE ACTION*

PETITION TO DEVIATE FROM REGULATION

- **76. Docket 20-10010** The Petition to deviate from Regulation NAC 706.4275 for services conducted by Edgar Perez, LLC d/b/a Eddy's Towing under CPCN 7392. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **77. Docket 20-10014** 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*
- **78. Docket 20-10023** The Petition to Deviate from Regulation NAC 706.3758 for services conducted by Elko Taxi Service, Inc. Staff investigation concluded. *FOR POSSIBLE ACTION*

PETITIONS FOR RECONSIDERATION

- **79. Docket 20-10002** Petition for Reconsideration from Gilbert Wainwright for reconsideration of fines on Citation 21289. *FOR POSSIBLE ACTION*
- **80. Docket 20-10003** Petition for Reconsideration from Endale Getachew for reconsideration of fines on Citation 22089. *FOR POSSIBLE ACTION*

FINANCIAL RATES AND TARIFFS

- **81. Docket 20-10016** The Application of Pink Jeep Tours Nevada, Inc. for final approval of a tariff modification for services conducted under CPCN 1078, Sub 3. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **82. Docket 20-10019** The Application of Carevans Medical Transport Services, LLC d/b/a Carevans for approval of a tariff modification for services conducted under CPCN 1117, Sub 1. Staff investigation concluded. *FOR POSSIBLE ACTION*

- **83. Docket 20-10035** The Application of Black Wolf Moving Nevada, LLC d/b/a Two Men and a Truck for approval of a tariff modification for services conducted under CPCN 3343, Sub 1. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **84. 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

- 85. WebEx Instructions
- **86. 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.

<u>APPLICATIONS FOR FULLY REGULATED CARRIERS</u>

- **87. Docket 18-03017** The expired Temporary Transfer of Operating Rights of Strip Limousine Services, LLC d/b/a Strip Limo, d/b/a SLS granted under CPCN 1131, Sub 1, to Strip Limo, LLC and the Petition for an extension of the period for temporary transfer of operation rights for an additional nine (9) months and the Petition for interim approval. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **88. Docket 19-11021** The Application of My Ride to Work, LLC d/b/a My Ride to Work for final approval of an expansion of operating authority to do business under contract with Reno-Tahoe Airport Authority granted under Contract Carrier Permit MV 6154. Staff investigation concluded. (DG) *FOR POSSIBLE ACTION*
- **89. Dockets 19-08001 and 19-08002** The final approval to lift the temporary discontinuances granted from August 31, 2020 through February 28, 2021 of transportation services provided by Airline Shuttle, LLC under CPCN 2050, Sub 9, and Las Vegas Limousines under CPCN 2258, Sub 10, respectively. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **90. Docket 19-04018 and 19-04019** The final approval of the Joint Applications of Las Vegas Limousines, LLC d/b/a Las Vegas Limousines under CPCN 2258, Sub 10, and Airline Shuttle, LLC d/b/a Airline Shuttle under CPCN 2050, Sub 9, respectively, for Temporary Transfer of Operating Rights to LVL, LLC. Staff investigation concluded. (DN) *FOR POSSIBLE ACTION*
- **91. Docket 19-12021 and Docket 19-12024** The Joint Applications of Airline Shuttle, LLC and Las Vegas Limousines, LLC for authority to sell and transfer the authority to provide charter limousine, charter bus, special service, and airport transfer services granted under CPCN 2050, Sub 9, and charter limousine, and airport transfer service granted under CPCN 2258, Sub 10, respectively, within the State of Nevada. Staff investigation concluded. (DG) *FOR POSSIBLE ACTION*
- **92. Docket 20-05025** The Application of Wolf Pack 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. (GA) *FOR POSSIBLE ACTION*

93. Docket 20-10039 The Petition for Extraordinary Relief of Platinum LV Transportation, LLC six series LLCs, Celebrity Coaches CPCN 2015, Bell Limo CPCN1217, Airport Mini Bus CPCN 2350, Mammoth Limousine CPCN 1105, Platinum LV Transportation CPCN 2166, Whittlesea Checker Taxi CPCN 2118, seeking prior approval of the transfer of membership interests while the Applications are pending. Staff investigation concluded. (DG) – *FOR POSSIBLE ACTION*

APPLICATIONS FOR DRIVER PERMITS

(Closed sessions may be held for items 94 through 106 to consider character, alleged misconduct, professional competence, and physical or mental health pursuant to NRS 241.030.)

- **94. Permit 5886** The Authority will determine whether to grant the application of Thomas Marshalewski for issuance of a driver's permit pursuant to NRS 706.462. (FTA) Staff investigation concluded. *FOR POSSIBLE ACTION*
- **95. Permit 8817** The Authority will determine whether to grant the application of Claude Grant for issuance of a driver's permit pursuant to NRS 706.462. (FTA) Staff investigation concluded. *FOR POSSIBLE ACTION*
- **96. Permit 10433** The Authority will determine whether to grant the application of Ronil Lal for issuance of a driver's permit pursuant to NRS 706.462. (FTA) Staff investigation concluded. *FOR POSSIBLE ACTION*
- **97. Permit 11502** The Authority will determine whether to grant the application of Kenneth Sperry for issuance of a driver's permit pursuant to NRS 706.462. (FTA) Staff investigation concluded. *FOR POSSIBLE ACTION*
- **98. Permit 11417** The Authority will determine whether to grant the application of Brennan Isome for issuance of a driver's permit pursuant to NRS 706.462. (FTA) Staff investigation concluded. *FOR POSSIBLE ACTION*
- **99. Permit 11259** The Authority will determine whether to grant the application of Michael Doxtater for issuance of a driver's permit pursuant to NRS 706.462. (FTA) Staff investigation concluded. *FOR POSSIBLE ACTION*
- **100. Permit 11131** The Authority will determine whether to grant the application of Johnny San Nicolas Jr. for issuance of a driver's permit pursuant to NRS 706.462. (FTA) Staff investigation concluded. *FOR POSSIBLE ACTION*
- **101. Permit 11578** The Authority will determine whether to grant the application of Kelsey Halverson for issuance of a driver's permit pursuant to NRS 706.462. (FTA) Staff investigation concluded. *FOR POSSIBLE ACTION*
- **102. Permit 11507** The Authority will determine whether to grant the application of Bobby Wayment for issuance of a driver's permit pursuant to NRS 706.462. (FTA) Staff investigation concluded. *FOR POSSIBLE ACTION*
- **103. Permit 11708** The Authority will determine whether to grant the application of Dawn Floyd for issuance of a driver's permit pursuant to NRS 706.462. (FTA) Staff investigation concluded. *FOR POSSIBLE ACTION*

- **104. Permit 11114** The Authority will determine whether to grant the application of Larry Wilson for issuance of a driver's permit pursuant to NRS 706.462. (FTA) Staff investigation concluded. *FOR POSSIBLE ACTION*
- **105. Permit 10757** The Authority will determine whether to grant the application of Joshua Holmboe for issuance of a driver's permit pursuant to NRS 706.462. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **106. Permit 11593** The Authority will determine whether to grant the application of Joseph Jacobelly for issuance of a driver's permit pursuant to NRS 706.462. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **107. 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.

108. 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

This meeting can be accessed via the video conference link or teleconference number below.

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: **146 936 7654**

The next screen will ask for a password. Type in the following: **jNjFDRjG367** 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.

Teleconference Call Instructions:

On your cell phone or desk phone dial the following toll-free number: **1-844-621-3956**

Next you will be asked for an access code or meeting number. Punch in the following: **146 936 7654**

At the next prompt push the # sign to be placed in the meeting.

Website: www.nta.nv.gov

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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Agenda Item# 7

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

MINUTES OF THE October 15, 2020 GENERAL SESSION

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/

<u>AGENDA</u>

1. Call to Order

Chairman Dawn Gibbons called the meeting to order at 9:30 a.m.

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

Chief of Enforcement Jeremy Jones led a recital of the pledge.

4. Public Comment

5. Approval of Agenda

Applications Manager Liz Babcock requested Items 15, 74, 75 and 89 be removed from consideration. Administrative Attorney Gary Mathews requested Item 26 be removed from consideration. Approved as modified 3-0

6. Approval of the Minutes of the September 17, 2020 Agenda Meeting Approved 3-0

7. Briefings from the Commissioners

Chairman Gibbons thanked staff and offered a statement in support of the regulated carriers during the pandemic. Commissioner Assad thanked staff for the preparation and implementation of the Agenda and recognized IT Professional Jeffrey Berry for Agenda set up through Webex. Commissioner Newton echoed comments made by both the Chairman and Commissioner Assad and offered the information about the PETS program, grants for small businesses, that was announced yesterday.

8. Briefing from the Deputy Commissioner

Deputy Commissioner De Rose acknowledged Compliance Auditor Marta Acevedo and Financial Analyst Paul Servello, their outstanding work was recognized in an email from new carrier. Congratulations to Todd Park and John Foster for their promotions to Supervisory Enforcement Officers.

9. Report of Legal Counsel

Deputy Attorney General Csoka echoed the comments made thanking staff and recognizing the individuals that were promoted. He also reported on a lawsuit filed by several taxicab companies regarding 706A regulations and that the Attorney General's Office was making preparations to defend.

ADMINISTRATIVE CITATIONS AND IMPOUNDMENTS

Items 10 through 43, with the exception of Items 10, 15 and 26 were considered collectively. Approved 3-0

- **10.** Citation 21197 issued to GMS Towing, LLC for a violation of NAC 706.2476/49 CFR 396.17 (DG) *Natalie Mejia, GMS Towing, appeared and questioned violations and fines. Approved 3-0*
- 11. Citation 21199 issued to Gaillard Yamamoto for a violation of NRS 706.462 (DG)
- 12. Citation 21200 issued to Medical Transport Company, LLC for a violation of NRS 706.462 (DG)
- **13.** Citation 21266 issued to Abraham Limo Service, Inc. for a violation of NAC 706.229 (DG)
- **14.** Citation 21267 issued to Western Limousines, LLC for a violation of NAC 706.229 (DG)
- **15.** Citation 21768 issued to Ben, LLC d/b/a Luxurious for a violation of NAC 706.191 (DG) *Item removed from Agenda prior to consideration.*
- **16.** Citation 21769 issued to Hoag, LLC d/b/a Amore' Transport for violation of NAC 706.191 (DG)

- **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)
- **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)
- **19.** Citation 22179 issued to Erik McKissick d/b/a Active Movers for a violation of NRS 706.398 (1)(a) (DG)
- **20.** Citation 22181 issued to Owens Brothers Transfer Company, Inc. for a violation of NRS 706.398 (1)(a) (DG)
- **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)
- 22. Citations 20863 and 20917 issued to Yellow Cab of Reno for violations of NAC 706.3748 and NAC 706.194 (GA)
- 23. Citation 20918 issued to Executive Limo for violation of NAC 706.194 (GA)
- **24.** Citation 20919 issued to Capitol Cab for violation of NAC 706.194 (GA)
- **25.** Citation 21193 issued to Elko, Inc. for violation of NAC 706.2473/49 CFR 396.17 (3 counts) (GA)
- **26.** Citation 21273 issued to Christian Sastoque for a violation of NRS 706.462(1) (GA) *Item removed from Agenda prior to consideration.*
- **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)
- 28. Citation 22100 issued to Titan Towing for a violation of NAC 706.4277 (GA)
- **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)
- **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)
- 31. Impound I-3615 The impoundment pursuant to NRS 706.476 of a vehicle registered to U-Haul (GA)
- 32. Citation 21425 issued to Brad Miner for violations of NRS 706.386 and NRS 706.758 (DN)
- **33.** Citation 21847 issued to Addison Killinger for a violation of NAC 706.228 (DN)
- **34.** Citations 21849 and 21850 issued to Gregory Masilungan for violations of NRS 706.386 and NRS 706A.280 (DN)
- **35.** Citation 22112 issued to Ace Worldwide Moving and Storage Co. Inc. for a violation of NRS 706.398 1(a) (DN)

- **36.** Citation 22113 issued to Champion Movers, LLC d/b/a Champion Movers for a violation of NRS 706.398 1(a) (DN)
- **37.** Citation 22145 issued to ODS for violation of NAC 706.229 (DN)
- **38.** Citations 22183 and 22184 issued to Yusett Salomon-Diaz for violations of NRS 706.386 and NRS 706A.280 (DN)
- **39.** Citation 22258 issued to A and L Mobile Repair & Towing for a violation of NAC 706.2476 ref 49 CFR 396.17 (DN)
- **40.** Citation 22261 issued to VIP Vegas Limousine, LLC for a violation of NRS 706.398 1(a) (DN)
- **41. Impound I-3742** The impoundment pursuant to NRS 706.476 of a vehicle registered to Florizelle Ducay (DN)
- **42. Impound I-3787** The impoundment pursuant to NRS 706.476 of a vehicle registered to Marin Pancake (DN)
- **43. Impound I-3789** The impoundment pursuant to NRS 706.476 of a vehicle registered to Vanessa Jacobsen (DN)

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)
 - Applications Manager Liz Babcock summarized the application and indicated staff support. Lucy Elias appeared on behalf of the Applicant. Approved 3-0
- **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)
 - Applications Manager Liz Babcock summarized the application and indicated staff support. Erica Colas (appeared on behalf of Applicant. Approved 3-0

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

REQUEST TO EXTEND TEMPORARY DISCONTINUANCE

Items 48 through 70 were considered collectively. Approved 3-0

- **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.
- **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.
- **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.
- **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.
- **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.
- **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.
- **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.
- **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.
- **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.
- **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.
- **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.

- **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.
- **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.
- **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.
- **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.
- **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.
- **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.
- **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.
- **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.
- **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.
- **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.
- **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.
- **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.

EXPIRED TEMPORARY DISCONTINUANCE

- **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.
- **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.
- **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.
- **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. *Item removed from Agenda prior to consideration.*
- **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. *Item removed from Agenda prior to consideration.*

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. Applications Manager Liz Babcock detailed the procedural history of the docket and indicated staff support of a 120 day extension to January 21, 2021. Brent Carson, Esq. appeared on behalf of the Applicant. Approved 3-0
- 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. Applications Manager Liz Babcock detailed the procedural history of the docket and indicated staff support. Approved 3-0

VOLUNTARY CANCELLATIONS

78. Docket 20-08027 The voluntary cancellation of A & R Delivery Service, LLC, CPCN 1007. Staff investigation concluded.

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

- **79. Docket 20-09015** The voluntary cancellation of DB & T Towing, LLC, CPCN 7413. Staff investigation concluded.
 - Applications Manager Liz Babcock summarized the request and indicated staff support. Approved 3-0
- **80. Docket 20-09021** The voluntary cancellation of Easy Towing, LLC, CPCN 7366. Staff investigation concluded.
 - Applications Manager Liz Babcock summarized the request and indicated staff support. Approved 3-0

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.
 - Applications Manager Liz Babcock summarized the request and indicated staff support. Kimberly Maxson-Rushton, Esq. appeared on behalf of the Applicant. Approved 3-0
- **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. Applications Manager Liz Babcock summarized the request and indicated staff opposes the request as an application filed is for public review. Brent Carson, Esq. appeared on behalf of the Applicant and offered a lengthy explanation detailing the reasoning for the request. Commissioner Assad and Commissioner Newton each offered statements in opposition to the Petition. Petition denied 3-0
- 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. Applications Manager Liz Babcock summarized the request and indicated staff does not support the request. Compliance Audit Investigator Desiree Main outlined upfitting requirements and stated the carrier is aware of the requirements as indicated by previously added vehicles. Zev Kaplan, Esq. appeared on behalf of the Applicant and offered a statement in support of the use of the vehicle. Commissioner Assad and Commissioner Newton each offered statements. Motion to table item to next subsequent Agenda to allow carrier to work with staff for clarification Approved 3-0

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.

Brent Carson, Esq. appeared and detailed his request to open a regulatory workshop to lower the insurance requirements. William Bensmiller, Director for the Federal Motor Carrier Safety Administration, offered a statement requesting research be done to insure there is not a negative impact to any other agencies, prior to any changes being made. Kimberly Maxson-Rushton, Esq. offered the statement that more information would be needed before a Regulatory Workshop could be scheduled, understanding the financial pressure the carriers are currently under. Commissioner Assad and Commissioner Newton both indicated the need for additional data to facilitate any possible changes and were in agreement that an informational meeting might be the first step. Petition denied 3-0

85. Docket 20-09001 Petition for Reconsideration from Andre Moody for reconsideration of fines on Citation 20042.

Petition tabled 3-0 Motion to rescind approved 3-0

Andre Moody appeared during the afternoon session. Management Analyst Hope DiBartolomeo detailed the debt table history information. Motion to reinstate abeyance, debt to remain with the State Controllers Office, with balance due of \$204.74 plus fees – Approved 3-0

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.

Anderson Voss appeared and detailed their request. Applications Manager Liz Babcock summarized the procedural history of the certificate. Approved to reset matter for an Order to Show Cause Hearing 3-0

87. Docket 20-09024 Petition for Reconsideration from Gabrijel Krstanovic for reconsideration of fines on Citations 21661, 21664 and Impound I-3605.

Gabrijel Krstanovic appeared and detailed his request for a reduction in fine amounts. Management Analyst Hope DiBartolomeo detailed the debt table information. Motion to accept \$900.00 as final payment in full Approved 3-0

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.

Financial Analyst Yvonne Shelton summarized the request and indicated staff support. Approved 3-0

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.

Item removed from Agenda prior to consideration.

90. Public Comment

none

1:15 PM AFTERNOON SESSION

91. Public Comment

none

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)

Applications Manager Liz Babcock summarized the procedural history of the Applications and indicated staff support. Kimberly Maxson-Rushton, Esq., Andrew Meyers, Kaptyn and Brad Balaban, ODS appeared on behalf of the Applicants. Andrew Meyers, CEO for Kaptyn, offered a statement of thanks to the Authority and the regulated community. Approved 3-0

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)

Items 93 and 94 were considered collectively.

Applications Manager Liz Babcock summarized the Applications and indicated staff support. Brent Carson, Esq. and Alan Waxler appeared on behalf of AWG. Approved 3-0

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)

Items 93 and 94 were considered collectively.

Applications Manager Liz Babcock summarized the Applications and indicated staff support. Brent Carson, Esq. and Alan Waxler appeared on behalf of AWG. Approved 3-0

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. Brent Carson, Esq. appeared on behalf of the carrier. Applications Manager Liz Babcock summarized the procedural history of the docket and indicated staff's request for an Order to Show Cause hearing be set. Motion to table Order to Show Cause for six (6) months with the filing of an extension to the temporary discontinuance Approved 3-0

APPLICATIONS TO DISMISS

Items 96 through 102 were considered collectively. Approved 3-0

- **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.
- **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.
- **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.

- **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.
- **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.
- **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.
- **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.

103. Public Comment

Kimberly Maxson-Rushton, Esq. offered her thanks to staff for their professionalism.

104. Adjournment

Meeting adjourned at 1:55 p.m.

Agenda Item# 11

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: Citations 20914, 21429 and 22260 issued to)	
Whittlesea Checker Taxi, a Series of Platinum LV)	Citations 20914, 21429 and 22260
Transportation, LLC d/b/a Whittlesea Checker Taxi)	
for violations of NAC 706.13775(2), NAC 706.3761,)	
NAC 706.3747, and NRS 706.398(1)(a).)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On October 22, 2020, a hearing on the above-captioned matters was held before Chairman Dawn Gibbons, serving in her capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent to Citations 20914, 21429 and 22260, Whittlesea Checker Taxi, a Series of Platinum LV Transportation, LLC d/b/a Whittlesea Checker Taxi, was present through its General Manager, Makenzie Schafer. Ms. Schafer 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 20914, 21429 and 22260 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 the Respondent's actions constituted violation of NAC 706.13775(2), related to the allowing driver to operate a taxi with an expired NTA driver permit, violation of NAC 706.3761 for failure to require driver to time stamp trip sheet at the beginning of their shift, violation of NAC 706.3747 for failure to provide a trip sheet to driver at the start of their shift and violation of NRS 706.398(1)(a) for failure to file an annual report required by NRS 706.167;
- 3. To a fine in the amount of \$100.00 for the violation of NAC 706.13775(2);
- 4. To a fine in the amount of \$1,600.00 for the violations of NAC 706.3761 and NAC 706.3747 with \$800.00 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;
- 5. To a fine in the amount of \$100.00 for the violation of NRS 706.398(1)(a); 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 violations of NAC 706.13775(2),
- 3. NAC 706.3761, NAC 706.3747 and 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 Complaints 20914, 21429 and 22260, issued to Whittlesea Checker Taxi, a Series of Platinum LV Transportation, LLC d/b/a Whittlesea Checker Taxi for violations of NAC 706.13775(2), NAC 706.3761, NAC 706.3747 and NRS 706.398(1)(a), is hereby AFFIRMED;

- 2. That the *total* fine for Citations 20914, 21429 and 22260 shall be in the amount of One Thousand Eight Hundred Dollars and Zero Cents (\$1,800.00), with Eight Hundred Dollars and Zero Cents (\$800.00) 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
- 3. 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.

Agenda Item# 12

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: Citation 20921 issued to Trimont Land)	Citation 20921
Company for a violation of NAC 706.13775 (2).)	
	_)	

At a general session of the Nevada Transportation Authority held on November 19, 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 Reno office of the Authority at 9:30 a.m. on September 10, 2020. Respondent failed to appear at the first setting and the matter was rescheduled for hearing on October 1, 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 706.13775 (2) and that a fine be imposed for said violation.

Citation 20921 Page 2 of 3

Chairman Dawn Gibbons, serving in her capacity as Hearing Officer for the Authority, considered the allegations and assertions contained in Citation 20921 and the related 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 706.13775 (2) related to allowing driver to operate a vehicle prior to obtaining a driver permit from the Authority.

Authority Staff requested that a fine be assessed in the amount of \$1,200.00 for the NAC 706.13775 (2) violation with \$1,000.00 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.

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 20921, issued to Trimont Land Company for a violation of NAC 706.13775 (2), is hereby AFFIRMED;
- 2. That the *total* fine for Citation 20921 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) to be suspended pending no further violations of NRS 706 or NAC 706 within two years and timely payment of the fine amount; and

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Citation 20921 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:		
Dated:	Jennifer DeRose, Deputy Commissioner	
	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# 13

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: Citation 21198 issued to Master Towing, Inc.)	
for a violation of NAC 706.2473/49 CFR 396.17.)	Citation 21198
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 30, 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, Master Towing, Inc. was present through their Owner, Jean Esquivel. Mr. Esquivel 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 21198 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 21198 Page 2 of 3

2. That the Respondent's actions constituted one violation of NAC 706.2473/49 CFR 396.17 related to failure to provide vehicle inspection for 2020;

- 3. To a fine in the amount of \$100.00 for the NAC 706.2473/49 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 706.2473/49 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 21198, issued to Master Towing, LLC for violation of NAC 706.2473/49 CFR 396.17 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21198 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 21198 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 Orde	er.
	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	David Newton, Commissioner
Attest:	<u> </u>
Jennifer De Rose, Deputy Commiss	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.

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 21369 issued to Brett Butts for a)	Citation 21369
violation of NAC 706.329.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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 Reno office of the Authority at 9:30 a.m. on September 10, 2020. Respondent failed to appear at the first setting and the matter was rescheduled for hearing on October 1, 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 706.329 and that a fine be imposed for said violation.

Citation 21369 Page 2 of 3

Chairman Dawn Gibbons, serving in her capacity as Hearing Officer for the Authority, considered the allegations and assertions contained in Citation 21369 and the related 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 706.329 related to charging passenger flat rate and running meter off.

Authority Staff requested that a fine be assessed in the amount of \$200.00 for the NAC 706.329 violation with \$150.00 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.

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 21369, issued to Brett Butts for a violation of NAC 706.329, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21369 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00), with One Hundred Fifty Dollars and Zero Cents (\$150.00) 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 21369 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.

In re Citation 21394 issued to Carson City Towing) Citation No. 21394 for a violation of NRS 706.4479)

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 24, 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"). The cited party, Chris Holland of Carson City Towing, ("Respondent") or ("Carson City Towing") was present via Webex and was represented by counsel Justin Townsend.

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") 706.4479, 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 21394 Page 2 of 4

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 Facts.

- 1. That on February 10, 2020, Eric Chapa ("Complainant") filed a complaint with the NTA alleging that the Respondent failed to notify him regarding his impounded vehicle within the specified time frame pursuant to NRS 706.4479. As a result, the Respondent over charged the Complainant \$3,075.00 to release his vehicle.
- 2. That on September 25, 2020, Sparks Police Department was requested a tow a 2009 Chevrolet Silverado bearing California plates in which Carson City Towing responded.
- 3. NTA Investigator William Schilling ("Schilling") testified that he contacted the California DMV and confirmed that Carson City Towing requested IN70 DMV records on November 18, 2019. DMV processed the request and sent the records to Carson City Towing on December 2, 2019.
- 4. NRS 706.4479 requires a tow operator to attempt to obtain both registered and legal owner information within 15 days after placing a vehicle in storage.
- 5. According to the Sparks Police Department Inventory Report, the Complainant's vehicle was towed and placed into storage on September 25, 2019.
- The Respondent requested vehicle information on November 18, 2020, which was 54 days from the date the vehicle was towed.
- 7. Pursuant to NRS 706.4479 (1)(b) the tow operator shall make every reasonable attempt and use all resources reasonably necessary, as evidenced by written documentation, to obtain the identity of the owner within 15 days after placing the vehicle in storage.

Citation 21394 Page 3 of 4

8. The records indicate that Carson City Towing charged the Complainant for 90 days of storage at a rate of \$41.00 per day, totaling \$3,690.00. Carson City Towing did not meet the requirements of NRS 706.4479, which outlines the "duties of operator if motor vehicle is towed at the request of a person other than the owner."

- 9. The total charge for the tow was \$3,690.00, but Carson City Towing was only allowed to charge for 15 days of storage resulting in an overage of \$3,075.00.
- 10. Schilling issued citation # 21394 to Respondent for one violation of NRS 706.4479.
- 11. Respondent testified that he sent the request to the DMV on October 24, 2019 but was not received until November 18, 2019. Respondent claims his request sat on someone's desk at the DMV during the time stated above until it was processed. Respondent was not able to provide any evidence to substantiate his allegations. Additionally, Respondent argues that he has never been cited for such violation during 12 years as owner of Carson City Towing.
- 12. The State argued that the Investigative Report, State's Exhibit 1, and the testimony established a clear violation of NRS 706.4479.

CONCLUSIONS OF LAW

Based on the testimony of Investigator Schilling, the Authority concludes that Respondent violated NRS 706.4479.

DISCUSSION

Authority Staff requested that Respondent be ordered to pay restitution in the amount of \$3,075.00 to the Complainant for excess tow and impound charges. No fine was recommended.

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

1. That the Respondent did not act within the 15 days to send a notice to the DMV.

Citation 21394 Page 4 of 4

- 2. That a finding of one violation of NRS 706.4479 be entered.
- 3. That the recommendation by authority staff for restitution in the amount of \$3,075 be adopted.

ORDER

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

- 1. That the recommendation of the Hearing Officer with regard to the violation of NRS 706.4479 as contained in Citation 21394 is hereby AFFIRMED;
- 2. That \$3,075.00 in restitution be refunded to the Complainant, and no fine imposed.
- 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:	- 1	

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 21398 issued to Vanessa Jacobsen for)	Citation No. 21398
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 October 1, 2020, a hearing on the above-captioned matter was held before Commissioner Dawn Gibbons, serving in her capacity as Hearing Officer for the Nevada Transportation Authority ("Authority") or ("NTA"). The cited party, Vanessa Jacobsen ("Respondent"), was present 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") 706.386 and NRS 706.758, 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 21398 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.

- That for several months during the last part of 2019, Investigators Truitt and Schilling received information from certified carriers and Transportation Network Company ("TNC") drivers that Respondent was providing unlawful transportation in the state of Nevada. Respondent is known as an active driver for both Uber and Lyft.
- 2. The investigation began around August of 2020, when investigators observed Respondent operating out of the Reno Tahoe Airport limousine pick up area. On August 12, 2020, investigators observed Respondent pick up two male adults from the airport, then transport them to the Renaissance Hotel located in downtown Reno.
- 3. The NTA also received information that Respondent was regularly operating out of the Edgewood Tahoe Resort ("Edgewood"). Investigators contacted security personnel at the Edgewood who stated that Respondent regularly picks up and drops off passengers. On several occasions, Respondent presented a personal business card with her name and cell phone number. Respondent was holding herself out as an independent contractor who provides unlawful intrastate passenger transportation.
- 4. On September 10, 2020, Investigators requested the concierge at the Edgewood arrange a ride from Respondent to the Reno Tahoe Airport. The connection was made using the phone number of 775-450-1759 listed on Respondent's personal business card. The ride was arranged for September 11, 2010 at 6:30 am.
- 5. Additionally, Respondent requested the concierge call Lakeshore Pacific, Inc., d/b/a Sierra Pacific Limousine ("Lakeshore Pacific") at 775-588-4500 and request Respondent.

Citation 21398 Page 3 of 5

6. Further investigation revealed that Lakeshore Pacific was an NTA certified carrier. However, their CPCN was revoked in 2018.

- 7. On September 11, 2020, Investigators staged at the Edgewood waiting for their ride.

 Upon entering the property, Respondent contacted the Investigators. After a brief conversation, the Investigators identified themselves. Respondent was advised that she was providing unlawful intrastate transportation and Investigators requested that she exit the vehicle. Respondent refused. After a brief encounter, Respondent exited the vehicle. A further conversation occurred outside the vehicle and Respondent kicked Investigator Gravel in the chest. Respondent was placed under arrest and transported to the Douglas County Sheriff's Office where she was booked for battery on a peace officer.
- 8. Respondent could not provide a current CPCN to offer intrastate transportation.
- 9. Respondent testified that all the rides she provided were arranged through Lakeshore Pacific and that she never collected any money. Additionally, Respondent testified that she was providing interstate passenger transportation only not intrastate transportation. Therefore, her rides did not require a Nevada CPCN.
- 10. During the hearing, Respondent offered several emails that were admitted into evidence and were marked as Respondent's exhibit #1.
- 11. The Investigation Report for citation #21398 was marked into evidence (identified as State's Exhibit 1 and incorporated herein by reference).
- 12. The State argued that the Investigative Report, State's Exhibit 1, and the testimony provided, established clear violations of NRS 706.386 and NRS 706.758 due to the Respondent's pattern and practice of providing unlawful intrastate passenger transportation. Respondent's rides were generated by way of advertising a personal business card which displayed only the Respondent's name and personal cell phone

Citation 21398 Page 4 of 5

number. The Respondent advertised for business by presenting herself as an independent transportation service that provided unlawful rides in the state of Nevada.

CONCLUSIONS OF LAW

Based on the testimony of Officers Truitt and Schilling, the Authority concludes that there was a violation of NRS 706.386 and NRS 706.758 by the Respondent.

DISCUSSION

Authority Staff requested that a \$5,000.00 fine be assessed for the violation of NRS 706.386, with \$4,000.00 suspended for two years, and a fine of \$1,000.00 be assessed for the violation of NRS 706.758 with \$1,000.00 suspended for two years provided there are no further violations of NRS 706 or NAC 706 and timely payment of fines.

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 706.386 be entered.
- 2. That a finding of one violation of NRS 706.758 be entered.
- 3. That the fine recommendations of the Authority Staff be adopted.

ORDER

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

- That the recommendation of the Hearing Officer with regard to the violation of NRS 706.386 and NRS 706.758 as contained in Citation 21398 is hereby AFFIRMED;
- 2. That a total fine on Citation 21398 in the amount of Six Thousand Dollars and Zero Cents (\$6,000.00) be assessed, with Five Thousand Dollars and no cents (\$5,000.00) be suspended for two years provided no further violations of NRS 706 and NAC 706 and

Citation 21398 Page 5 of 5

	timely payment of the outstanding amou	int of One Thousand Dollars (\$1,000.00) be
	imposed;	
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
A ttast		
Attest:	Jennifer De Rose Deputy Commissioner	
Dated:	i	
	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 21420 issued to Capital Towing for violations of NRS 706.4479)

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 24, 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"). The cited party, Chris Holland of Capital Towing, ("Respondent" or "Capital Towing") was present via Webex and was represented by his counsel Justin Townsend.

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") 706.4479 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 21420 Page 2 of 4

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 Facts.

- 1. That on January 31, 2020, Jill Berntson, ("Complainant") filed a complaint with the NTA alleging that the Respondent failed to notify her regarding an impounded vehicle within the specified time pursuant to NRS 706.4479. As a result, Respondent over charged the Complainant to release her vehicle.
- 2. That on February 10, 2020, Investigator Truitt ("Truitt") completed his investigation and determined that a violation of NRS 706.4479 had occurred.
- 3. Truitt testified that the vehicle described as a 2004 GMC Yukon was being driven by the Complainant's brother Jeff Atkins on the night of January 2, 2020. That Carson City Sheriff's Department stopped Atkins and he was ultimately arrested. Incident to arrest, the vehicle was impounded by Capital Towing and transported to their yard.
- 4. On January 28, 2020, Complainant called Capital Towing in search of her vehicle and retrieved it the next day. The tow fees to recover the vehicle were \$1,645.00.
- Truitt further testified that Capital Towing obtained DMV vehicle records on January 15,
 2020, indicating the legal owner's name and mailing address.
- DMV records indicate that Complainant was the registered owner of the vehicle and that
 no attempt was made to contact Complainant until after the 15-day time frame set forth in
 NRS 706.4479.
- 7. Pursuant to NRS 706.4479 (1)(b) the tow operator shall make every reasonable attempt and use all resources reasonably necessary, as evidenced by written documentation, to obtain the identity of the owner within 15 days after placing the vehicle in storage.

Citation 21420 Page 3 of 4

 The impound was conducted on January 2, 2020. Capital Towing did not contact the DMV until January 15, 2020 in which they received the vehicle information the same day.

- 9. Testimony established that Capital Towing waited 15 days to contact the DMV despite having the registered owners name and mailing address at the time the vehicle was impounded. NRS 706.4479 (1)(b) clearly states that the tow operator must make every reasonable attempt and use all necessary resources to identify the registered owner of the vehicle and notify them by registered mail no later than 15 days after the identification is obtained. In this case, Capital Towing obtained the vehicle's information on January 2, 2020, but the Complainant was not notified until January 29, 2020.
- 10. Respondent testified that they do not look at the impound sheets or obtain vehicle information other than contacting the DMV. Respondent further stated that Capital Towing did use proper procedure by following the statute and notifying DMV within the proper timeframe.
- 11. The State argued that the Investigative Report, State's Exhibit 1, and the testimony established a clear violation of NRS 706.4479.

CONCLUSIONS OF LAW

Based on the testimony of Investigator Truitt, the Authority concludes that Respondent violated NRS 706.4479.

DISCUSSION

Authority Staff requested that Respondent be ordered to pay restitution in the amount of \$802.00 to the Complainant for excess tow and impound charges. No fine was recommended.

Citation 21420 Page 4 of 4

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

- That the Respondent should have used the impound sheet or pertinent information that was readily available at the time the vehicle was towed and notified the registered owner "as soon as possible" per statute.
- 2. That a finding of one violation of NRS 706.4479 be entered.
- 3. That the restitution amount of \$802.00 recommended by the Authority Staff be adopted.

ORDER

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

- 1. That the recommendation of the Hearing Officer with regard to the violation of NRS 706.4479 as contained in Citation 21420 is hereby AFFIRMED;
- 2. That \$802.00 in restitution be refunded to the Complainant, and no fine imposed.
 - 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
Attest:		David Newton, Commissioner
	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.

In re: Citation 21675 issued to IBS Transportation)	
for a violation of NAC 706.360.)	Citation 21675
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

<u>ORDER</u>

On September 30, 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, IBS Transportation was present through their Owner, Ibrahim Samb. Mr. Samb 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 21675 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 21675 Page 2 of 3

2. That the Respondent's actions constituted one violation of NAC 706.360 related to staging at a hotel without a charter order;

- 3. To a fine in the amount of \$100.00 for the NAC 706.360 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 706.360.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21675, issued to IBS Transportation for violation of NAC 706.360 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21675 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00); and

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Citation 21675 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: Citation 21993 issued to D & J VIP, LLC)	
d/b/a Triple Seven 777 Transport for a violation of)	Citation 21993
NAC 706.247/49 CFR 391.23.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 30, 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, D & J VIP, LLC d/b/a Triple Seven 777 Transport was present through their Owner, Jason Xie. Mr. Xie 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:

Citation 21993 Page 2 of 3

1. To admit into evidence the Citation 21993 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;

- 2. That the Respondent's actions constituted one violation of NAC 706.247/49 CFR 391.23 related to failure to conduct inquiry to state agency for driver qualification files;
- 3. To a fine in the amount of \$200.00 for the NAC 706.247/49 CFR 391.23 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:

- 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 706.247/49 CFR 391.23.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21993, issued to D & J VIP, LLC d/b/a Triple Seven 777 Transport for violation of NAC 706.247/49 CFR 391.23 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21993 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00); and

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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	

Page 3 of 3

Citation 21993

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 22111 issued to All My Sons Moving)	
and Storage of Las Vegas for a violation of NRS)	Citation 22111
706.398(1)(a).)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On October 21, 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, All My Sons Moving and Storage of Las Vegas was present through Nathan Miller. Mr. Miller 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 22111 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 22111 Page 2 of 3

2. That the Respondent's actions constituted one violation of NRS 706.398(1)(a) related to failure to file annual reports within 60 days of May 15, 2020;

- 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 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 706.398(1)(a).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22111, issued to All My Sons Moving and Storage of Las Vegas for violation of NRS 706.398(1)(a) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22111 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 22111 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: Citation 22117 issued to Battleborn)	
Restoration, LLC for violation of NAC 706.2473/49)	Citation 22117
CFR 391.51 (2 counts) and NAC 706.2473/49 CFR)	
382.301 (2 counts).)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On October 21, 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, Battleborn Restoration, LLC was present through their Office Manager, Samuel Derbidge. Mr. Derbidge 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 22117 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 22117 Page 2 of 3

That the Respondent's actions constituted violation of NAC 706.2473/49 CFR 391.51 (2 counts), related to the failure to provide proof of medical exam and violation of NAC 706.2473/49 CFR 382.301 (2 counts), related to the failure to provide proof of preemployment drug testing;

- 3. To a fine in the amount of \$200.00 for the NAC 706.2473/49 CFR 391.51 (2 counts) and NAC 706.2473/49 CFR 382.301 (2 counts) violations; 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 391.51 (2 counts) and NAC 706.2473/49 CFR 382.301 (2 counts).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22117, issued to Battleborn Restoration, LLC for violation of NAC 706.2473/49 CFR 391.51 (2 counts) and NAC 706.2473/49 CFR 382.301 (2 counts), is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22117 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00); and

Citation 22117 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
	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: Citations 22153 and 22154 issued to)	
Byron Ochoa for violations of NRS 706.386 and)	Citations 22153 and 22154
NRS 706A.280.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 29, 2020, a hearing on the above-captioned matters was held before Chairman Dawn Gibbons serving in her capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent to Citation 22153 and 22154 Byron Ochoa 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 withdraw Citation 22154;
- 2. To the admission of Citation 22153 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:

- 3. That no CPCN had been issued by the Authority authorizing the "off-app" operations undertaken by the Respondent in this matter;
- 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; 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 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:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaints 22153, issued to Byron Ochoa for violation of NRS 706.386, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22153 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 the Respondent is to immediately **CEASE AND DESIST** any and all operation in violation of NRS 706.386; 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	

4. 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: Citation 22227 issued to Treasure Tours of)	
Nevada, Inc. for a violation of NRS 706.398(1)(a).)	Citation 22227
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 30, 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, Treasure Tours of Nevada, Inc. was present through their Owner, Rene Meinert. Mr. Meinert 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 22227 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 22227 Page 2 of 3

2. That the Respondent's actions constituted one violation of NRS 706.398(1)(a) related to failure to file annual reports within 60 days of May 15, 2020;

- 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 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 706.398(1)(a).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22227, issued to Treasure Tours of Nevada, Inc. for violation of NRS 706.398(1)(a) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22227 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 22227 Page 3 of 3

3. That the Authority retains jurisdiction for correcting any errors that may have or		
	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 22229 issued to United Moving)	
Solutions, Inc. for a violation of NRS)	Citation 22229
706.398(1)(a).)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 30, 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, United Moving Solutions, Inc. was present through their Operations Manager, Vladimir Shalin. Mr. Shalin 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 22229 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 22229 Page 2 of 3

2. That the Respondent's actions constituted one violation of NRS 706.398(1)(a) related to failure to file annual reports within 60 days of May 15, 2020;

- 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 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 706.398(1)(a).

<u>ORDER</u>

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22229, issued to United Moving Solutions, Inc. for violation of NRS 706.398(1)(a) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22229 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 22229 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.

In Re: the impoundment pursuant to NRS 706.476 of)	Impound 3860 and
a vehicle registered to and Citation 22232 issued to)	Citation 22232
Tony M. Adams for violation of NRS 706.386.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On October 19, 2020, a hearing on the above-captioned matters was held before Chairman Dawn Gibbons, serving in her capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent to Citation 22232 and registered owner of the impounded vehicle, Tony M. Adams, 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 22232 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 Tony M. Adams 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;
- 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 \$2,500.00 for the NRS 706.386 violation with \$2,500.00 of said fine amount suspended pending no further violations of NRS 706 within one year; 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 22232, issued to Tony M. Adams 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 22232 shall be in the amount of Two Thousand Five Hundred Dollars and Zero Cents (\$2,500.00), with Two Thousand Five Hundred Dollars and Zero Cents (\$2,500.00) of said fine amount to be suspended pending no further violations of NRS 706 within one year;
- 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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7.	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 22254 issued to Discount Movers,)	Citation 22254
Inc for a violation of NAC 706.2473/49 CFR)	
396.17.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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 30, 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 706.2473/49 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 22254 and the related

Citation 22254 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 706.2473/49 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 706.2473/49 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 22254, issued to Discount Movers, Inc.for a violation of NAC 706.2473/49 CFR 396.17, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22254 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00); and

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Citation 22254 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.

In re: Citation 22256 issued to Rizo Towing, LLC)	
for a violation of NAC 706.2473/49 CFR 396.17.)	Citation 22256
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 30, 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, Rizo Towing, LLC was present through their Owner, Walter Rizo. Mr. Rizo 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 22256 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 22256 Page 2 of 3

2. That the Respondent's actions constituted one violation of NAC 706.2473/49 CFR 396.17 related to failure to provide vehicle inspection for 2020;

- 3. To a fine in the amount of \$100.00 for the NAC 706.2473/49 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 706.2473/49 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 22256, issued to Rizo Towing, LLC for violation of NAC 706.2473/49 CFR 396.17 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22256 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

Citation 22256 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: the impoundment pursuant to NRS 706.476 of)	Impound 3577
a vehicle registered to and Citation 22283 issued to)	Citation 22283
Getachew Hailegiorgis for violation of NRS 706.386.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On October 22, 2020, a hearing on the above-captioned matters was held before Chairman Dawn Gibbons serving in her capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent to Citation 22283 and registered owner of the impounded vehicle, Getachew Hailegiorgis, 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 22283 and the Investigation Report for the Citation and related impounds 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 Getachew Hailegiorgis 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 (3) in that:
 - a. No CPCN had been issued authorizing the use of the impounded vehicles in intrastate commerce for passenger transportation; and
 - b. That the impounded vehicle did not meet all required standards of the Authority;
- 4. That no CPCN had been issued by the Authority authorizing the operations or advertising 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. To a fine in the amount of \$2,500.00 for the NRS 706.386 violation with \$2,200.00 of said fine amount suspended pending no further violations of NRS 706 within one year 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.

Authority Staff recommended the following fines and remedies:

1. That a fine in the amount of \$100.00 be assessed for impound.

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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 that and findings enter against the Respondent for one violation of NRS 706.386, relating to operating as a fully regulated carrier without authority;
- 3. That a fine be assessed in the amount of \$50.00 for the impoundment of the vehicle.

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 22283, issued to Getachew Hailegiorgis for violations of NRS 706.386 is hereby AFFIRMED;
- 3. That a fine in the amount of Fifty Dollars and Zero Cents (\$50.00) shall be assessed for the impoundment of the vehicle;
- 4. That the *total* fine for Citation 22283 shall be in the amount of Two Thousand Five Hundred Dollars and Zero Cents (\$2,500.00), with Two Thousand Two Hundred Dollars and Zero Cents (\$2,200.00) 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 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

7.	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: the impoundment pursuant to NRS 706.476)	Impound 3857
of a vehicle registered to Carlos Ochoa-Avila.)	
	_)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 29, 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 registered owner of the impounded vehicle, Carlos Ochoa-Avila, 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 3857 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 3857 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 3857 Page 3 of 3

4.	That the Authority retains jurisdiction for	r 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 20908 issued to Amador Stage Lines)	
for a violation of NAC 706.13775 (2).)	Citation 20908
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

<u>ORDER</u>

On September 24, 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, Amador Stage Lines was present through their Operations Manager, Lisa Allen. Ms. Allen 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 20908 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 20908 Page 2 of 3

2. That the Respondent's actions constituted one violation of NAC 706.13775 (2) related to allowing a driver to operate vehicle with an expired driver permit;

- 3. To a fine in the amount of \$200.00 for the NAC 706.13775 (2) 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 706.13775 (2).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 20908, issued to Amador Stage Lines for violation of NAC 706.13775 (2) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 20908 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00); and

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Citation 20908 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
		Dawn Globons, Chamman
		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 20913 issued to Rodney L. Wilson)	
for a violation of NRS 706.462.)	Citation 20913
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 24, 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, Rodney L. Wilson 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 20913 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 20913 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 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 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 20913, issued to Rodney L. Wilson for violation of NRS 706.462 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 20913 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 20913 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.

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 21396 issued to Sunset Limousine)	
Services, LLC for violation of NRS 706.758.)	Citation 21396
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 23, 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, Sunset Limousine Services, LLC was present through their legal counsel, Pete Cladianos, 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 21396 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 21396 Page 2 of 3

2. That the Respondent's actions constituted violation of NRS 706.758 related to unlawful advertising;

- 3. To a fine in the amount of \$10,000.00 for the NRS 706.758 violation with \$9,000.00 of said fine amount suspended pending no further violations of NRS 706.386, NRS 706.758 or NRS 706.476 within two years 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 706.758.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21396, issued to Sunset Limousine Services, LLC for violation of NRS 706.758, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21396 shall be in the amount of Ten Thousand Dollars and Zero Cents (\$10,000.00) with Nine Thousand Dollars and Zero Cents (\$9,000.00) of said fine amount to be suspended pending no further violations of NRS 706.386, NRS 706.758 or NRS 706.476 within two years and timely payment of the fine amount; and

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Citation 21396 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: the impoundment pursuant to NRS 706.476 of a)	Impound 3841 and
vehicle registered to and Citations 21990 and 21991)	Citations 21990 and 21991
issued to Abdul Miah for violations of NRS 706.386)	
and NRS 706A.280.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer DeRose

ORDER

On September 22, 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 21990 and 21991 and registered owner of the impounded vehicle, Abdul Miah, 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 21990 and 21991, 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 Abdul Miah 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:
 - No CPCN had been issued authorizing the use of the impounded vehicle in intrastate commerce for passenger transportation; and
 - 2. 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 and one violation of NRS 706A.280 (in that he solicited a passenger for off-app transportation) as alleged and that the impoundment of the vehicle pursuant to NRS 706.476 was proper;
- 6. That fine in the amount of \$100.00 be assessed for the impoundment of the vehicle in this matter; 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 (waiver entered as Exhibit 2).

Authority Staff recommended the following fines and remedies:

- 1. That a fine be assessed in the amount of \$2,500.00 for the NRS 706.386 violation with \$2,200.00 of said fine amount suspended pending no further violations of NRS 706 within one year and timely payment of the fine amount; and
- 2. That no fine be imposed for the NRS 706A.280 violation.

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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; and
- 4. That a fine be assessed in the amount of \$2,500.00 for the NRS 706.386 violation with \$2,350.00 of said fine amount suspended pending no further violations of NRS 706 within one year and timely payment of the fine amount.

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 21990 and 21991, issued to Abdul Miah 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) shall be assessed for the impoundment of the vehicle in this matter;
- 4. That the *total* fine for Citation 21990 shall be in the amount of Two Thousand Five Hundred Dollars and Zero Cents (\$2,500.00), with Two Thousand Three Hundred Fifty Dollars and Zero Cents (\$2,350.00) 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 21991 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

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8. 7	That the Authority retains jurisdiction for	correcting any errors that may have occurred in
t	he drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest: _ J	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 217/1, 217/2, 217/3 and 217/4)	
issued to Lyft, Inc. for violations of NRS 706A.160)	Citations 21771, 21772, 21773
(4)(2)(b) (6 counts), NRS 706A.180 (2) (19 counts),)	and 21774
NRS 706A.160(2)(a)(5) (109 counts),)	
NRS 706A.160 (2)(a)(3) (8 counts),)	
NRS 706A.160(2)(a)(4) (24 counts),)	
NRS 706A.160(2)(a)(2) (40 counts) and)	
NRS 706A.160(4) (11 counts).)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On October 7, 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, Lyft, Inc. was present through, Mike Hillerby, Jeff Brandt and Elizabeth Gallagher, Regulatory Compliance Manager, .

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 admit into evidence the Citations 21771, 21772, 21773 and 21774 and the related Investigation Reports (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;
- 2. With respect to Citation 21771, the violation of NRS 706A.160 (2)(b) (6 counts) related to the failure to conduct criminal history check, violations were reduced to 1 count and the violation of NRS 706A.180 (2) (19 counts) related to the failure to inspect or cause to be inspected vehicle used by driver was reduced to 11 counts;
- 3. With respect to Citation 21772, the violation of NRS 706A.160 (2)(a)(5) (109 counts) related to the failure to obtain proof of insurance from applicant was reduced to 100 counts and the violation of NRS 706A.160 (2)(a)(3) (8 counts) related to the failure to obtain and review applicant driving history was reduced to 3 counts;
- 4. With respect to Citation 21773, the violation of NRS 706A.160 (2)(a)(4) (24 counts) related to the failure to obtain copy of registration, violation was reduced to 13 counts and the violation of NRS 706A.180 (2)(a)(2) (40 counts) related to the failure to obtain copy of applicant's driver's license was reduced to 27 counts;
- 5. With respect to Citation 21774, the violation of NRS 706A.160 (4) (11 counts) related to the failure to obtain a copy of valid state business license from applicant was reduced to 6 counts; 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.

Authority Staff recommended a fine in the amount of \$100.00 for each violation (161 counts), for a total fine in the amount of \$16,100.00.

DISCUSSION

The Hearing Officer recommended to the Authority:

- That the stipulations and agreements of the parties as set forth hereinabove be accepted;
 and
- That findings enter against the Respondent for violation of NRS 706A.160 (4)(2)(b) (1 count), NRS 706A.180 (2) (11 counts), NRS 706A.160(2)(a)(5) (100 counts), NRS 706A.160 (2)(a)(3) (3 counts), NRS 706A.160(2)(a)(4) (13 counts), NRS 706A.160(2)(a)(2) (27 counts) and NRS 706A.160(4) (6 counts);
- 3. That a fine in the amount of \$16,100.00 be assessed for the 161 violations with \$8,100,00 suspended pending no further violations of NRS 706A within one year and timely payment of the fine amount.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- 1. That the recommendation of the Hearing Officer for Administrative Citations and Verified Complaints 21771, 21772, 21773 and 21774 issued to Lyft, Inc. for violations of NRS 706A.160 (4)(2)(b) (1 count), NRS 706A.180 (2) (11 counts), NRS 706A.160(2)(a)(5) (100 counts), NRS 706A.160 (2)(a)(3) (3 counts), NRS 706A.160(2)(a)(4) (13 counts), NRS 706A.160(2)(a)(2) (27 counts) and NRS 706A.160(4) (6 counts) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21771, 21772, 21773 and 21774 shall be in the amount of Sixteen Thousand One Hundred Dollars and Zero Cents (\$16,100.00), with Eight Thousand One Hundred Dollars and Zero Cents (\$8,100.00) of said fine amount to be suspended pending no further NRS 706A or NAC 706A violations within one year and timely payment of the fine amount; and

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.

In Re: Citation 21275 issued to Tango Car, LLC)	Citation 21275
d/b/a Tango Car for violation of NAC 706A.250.)	
	_)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On October 7, 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, Tango Car, LLC d/b/a Tango Car, was present by and through their legal counsel James Kent, 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 the admission of Citation 21275 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 706A.250 related to failure to maintain insurance; and

Citation 22049 Page 2 of 3

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 \$1,273.79 for the 31 day lapse in insurance.

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 706A.250;
- 3. That a fine in the amount of \$200.00 be assessed for the NAC 706A.250 violation.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer regarding Administrative Citation and Verified Complaint 21275, issued to Tango Car, LLC d/b/a Tango Car for violation of NAC 706A.250, is hereby AFFIRMED;
- 2. That the *total* fine for Citation Number 21275 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00; and

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Citation 22049 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.

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 22262 issued to We Move Las)	
Vegas, LLC for a violation of NRS 706.398(1)(a).)	Citation 22262
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On October 10, 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, We Move Las Vegas, LLC was present through their legal counsel, James Kent, 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 22262 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 22262 Page 2 of 3

2. That the Respondent's actions constituted one violation of NRS 706.398(1)(a) related to failure to file annual reports within 60 days of May 15, 2020;

- 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 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 706.398(1)(a).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22262, issued to We Move Las Vegas, LLC for violation of NRS 706.398(1)(a) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22262 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 22262 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: the impoundment pursuant to NRS 706.476 of a)	Impound 3848 and
vehicle registered to and Citations 22276 and 22277)	Citations 22276 and 22277
issued to Tomas Ibrahim for violations of NRS)	
706.386 and NRS 706A.280.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer DeRose

ORDER

On September 18, 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 Citations 22276 and 22277 and registered owner of the impounded vehicle, Tomas Ibrahim, 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 22276 and 22277, 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 Tomas Ibrahim 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:
 - 1. No CPCN had been issued authorizing the use of the impounded vehicle in intrastate commerce for passenger transportation; and
 - 2. 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 and one violation of NRS 706A.280 (in that he solicited a passenger for off-app transportation) as alleged and that the impoundment of the vehicle pursuant to NRS 706.476 was proper;
- 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 (waiver entered as Exhibit 2).

Authority Staff recommended the following fines and remedies:

- 1. That fine in the amount of \$50.00 be assessed for the impoundment of the vehicle in this matter;
- 2. That a fine be assessed in the amount of \$2,500.00 for the NRS 706.386 violation with \$2,150.00 of said fine amount suspended pending no further violations of NRS 706 within one year and timely payment of the fine amount; and
- 3. That no fine be imposed for the NRS 706A.280 violation.

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;
- 4. That no fine be assessed for the impoundment of the vehicle; and
- 5. 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.

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 22276 and 22277, issued to Tomas Ibrahim for violations of NRS 706.386 and NRS 706A.280, is hereby AFFIRMED;
- 3. That no fine shall be assessed for the impoundment of the vehicle in this matter;
- 4. That the *total* fine for Citation 22276 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 22277 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

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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
		George Assad, Commissioner
		David Newton, Commissioner
Attest:	Jennifer De Rose, Deputy Commissioner	
Dated:		
	Las vegas, inevada	

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# 38

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: the impoundment pursuant to NRS 706.476)	Impound 3849 and
of a vehicle registered to and Citations 22278 and)	Citations 22278 and 22279
22279 issued to Junie Balboa Ladaga for)	
violations of NRS 706.386 and NRS 706A.280.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On October 8, 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 Citations 22278 and 22279 and registered owner of the impounded vehicle, Junie Balboa Ladaga, 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 22278 and 22279, 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 Junie Balboa Ladaga 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;
- 6. That with respect to Citation 22278, 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 \$2,200.00 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.

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 22278 and 22279, issued to Junie Balboa Ladaga 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 22278 shall be in the amount of Two Thousand Five Hundred Dollars and Zero Cents (\$2,500.00), with Two Thousand Two Hundred Dollars and Zero Cents (\$2,200.00) 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 22279 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
	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.

Agenda Item# 39

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Joint Application of Gal Brisman to sell)	
and transfer and Yaron Cohen to purchase and)	Docket 18-10002
acquire 50% ownership of Fast Towing, Inc., a)	
carrier authorized to provide consent and non-)	
consent tow car service by tow car within the State)	
of Nevada under CPCN 7161.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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 1, 2018, a Joint Application was filed with the Authority by Gal Brisman to sell and transfer and Yaron Cohen to purchase and acquire 50% ownership of Fast Towing, Inc., a carrier authorized to provide consent and non-consent tow car service by tow car vehicle within the State of Nevada granted under Certificate of Public Convenience and Necessity ("CPCN") 7161. Said Application was designated as Docket 18-10002.
- 2. That the Application was properly noticed to the public and there were no Petitions for Leave to Intervene or Protests filed.
- 3. Prior to the sale and transfer the stock was held as follows:
 - a. Gal Brisman 50%
 - b. Yaron Cohen 50%

Docket 18-10002 Page 2 of 4

- 4. As a result of this sale and transfer the stock will be held 100% by Yaron Cohen.
- 5. That based upon all the records pertaining to the Applications, after investigation, and testimony provided at the October 26, 2020 hearing:
 - a. The Applications 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 Transferee Applicant is fit, willing and able to perform the transportation service for which applied.
 - c. The Applicant has agreed to four (4) unannounced operational inspections over the next two (2) years.
 - d. Granting the Applications on file herein would be in the public interest.
 - e. The operation contemplated by Transferee 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 Applications on file herein are GRANTED for the transportation services 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 condition of this Compliance Order, the certificate identified as CPCN 7161, shall be CANCELLED, and a new Certificate of Public Convenience and Necessity designated as CPCN 7161, Sub 1, shall be issued to Fast Towing, Inc. authorizing operation in intrastate commerce as is more particularly described in the first ordering paragraph above.
- 3. <u>Before</u> issuance of the Certificate referred to hereinabove, the Applicant shall be required to:

Docket 18-10002 Page 3 of 4

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 in the name of the Applicant evidence of the necessary insurance, which pursuant to Nevada Administrative Code ("NAC") 706.193, shall be on the following form:

Bodily Injury/Property Damage Insurance - Form E

Said filings and the insurance to which they pertain shall be kept current in accordance with NAC 706.191.

- c. File a certificate of insurance describing the liability limits and vehicles covered.
- d. Provide a copy of the contract and enrollment list 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.
- e. Provide a copy of the 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.
- f. Pursuant to NAC 706.1355, reimburse the Authority for the costs of noticing related to the Application.
- 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.
- 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 18-10002 Page 4 of 4

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

	occurred in the drafting or issuance of	of this Order.
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:	Jennifer De Rose, Deputy Commissi	oner
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 SALE AND TRANSFER OF

CPCN: 7161

DOCKET NUMBER: 18-10002 DATE	APPLICATION WAS FILED: 10/1/18
SELLER APPLICANT: GAL BRISMAN	TITLE: SECRETARY
SELLER COMPANY NAME: FAST TOWING, IT	NC.
ADDRESS: 2220 N. COMMERCE WAY, N. LAS	S VEGAS, NV 89030
PHONE NUMBERS: 702-604-8074	
BUYER APPLICANT: YARON COHEN	TITLE: PRESIDENT
BUYER COMPANY NAME: FAST TOWING, IN	IC.
ADDRESS: 2220 N. COMMERCE WAY, N. LAS	S VEGAS, NV 89030
PHONE NUMBERS : 702-383-3278	
ATTORNEY: NONE OF RECORD	PHONE#:
INVESTIGATOR: M. BURTON	DATE ASSIGNED: 10/9/18

WHAT TYPE OF AUTHORITY/SERVICE DOES THE SELLER APPLICANT HAVE?

Charter Limousine	Contract Carrier	Airport Transfer		5	Scer	nic Tours	
Special Services	Charter Bus	HHG			N	IEMT	
US DOT Authority	Other States	Taxi			*T	ow Car	X
			*Cons	ent	Х	Non-consent	X

	5 354U	Exhibit
Attach completed Application Oath pages as Exhibit A		Α

IDENTIFY NEW OWNERSHIP STRUCTURE AS PROPOSED BY BUYER APPLICANT

Corporation X LLC Partnership Sole Proprietorship

Identify each new owner and their percentage of ownership:

YARON COHEN - 100%

(was 50% owner - NOW 100%)

	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	N/A

Briefly describe the responsibilities of each new owner, (i.e. driver, operational manager, mechanic, bookkeeper, financial backing only, etc):

YARON COHEN - DAY TO DAY OPERATIONS, WHICH INCLUDE HIRING, FIRING, TRAINING, AND FISCAL OPERATIONS, DRIVER QUALIFICATION FILES, VEHICLE MAINTENANCE FILE



	YES		NO	<u> X</u>
Name(s): YARON COHEN – ESTABLISHED CARRIER				
Has the Seller had any previous NTA enforcement action?	YES	X	NO	
(Including against the companies drivers) NO DRIVER VIOLATIONS				
las the Buyer had any previous NTA enforcement action?	YES	X	NO	
(Including against the companies drivers) NO DRIVER VIOLATIONS				_
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	Х
f so, which State and under what type of Authority?				
xplain:				
			Ext	nibii
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 violati copies of MC/USDOT rating	ons. A	y ttach	-	С
Will (Buyer) Applicant utilize the same domicile currently being used by Seller?	YES	Х	NO	
f not, what is the domicile address:				
Does the Applicant have an acceptable Timekeeping method?	YES	Х	NO	
f Yes, Describe: TIMECLOCK		le .		
Does the (Buyer) Applicant plan to store equipment at a location other than their legal domicile?	YES		NO	×
If so, provide address (If known):				
n oo, provide dadroo (ii tiirowi).				
Does the (Buyer) Applicant understand the operating authority sought, and is their plans consiste		١.,		
with that authority?	YES	X	NO	1
Tan the Applicant popular incurance as required by NAC 702 4049	YES	. Y		
Jan the Applicant secure insurance as required by NAC 700.191?	120	X	NO	1
Can the Applicant secure insurance as required by NAC 706.191?	ILU			hibi
		hibit	Ex	hibi D
			Ex	
Attach appropriate proof of insurance, or ability to obtain, as an	Ex	hibit	Ex	
Attach appropriate proof of insurance, or ability to obtain, as an 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?	Ex Y YES		Ex	
Attach appropriate proof of insurance, or ability to obtain, as an 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? Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they perform the contained within 49 CFR 3	Y YES ertain	hibit	NO	
Attach appropriate proof of insurance, or ability to obtain, as an Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they bertain 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?	Ex Y YES	hibit	Ex	
Attach appropriate proof of insurance, or ability to obtain, as an Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they bertain 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	YES ertain YES	hibit X	NO NO	
Attach appropriate proof of insurance, or ability to obtain, as an 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? 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?	YES ertain YES	hibit	NO	
Attach appropriate proof of insurance, or ability to obtain, as an Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they be 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 abuse.	YES ertain YES YES ouse	x x	NO NO	
Attach appropriate proof of insurance, or ability to obtain, as an Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they bertain 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 abuse	YES ertain YES	hibit X	NO NO	
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Attach appropriate proof of insurance, or ability to obtain, as an 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 ab program? If so, which laboratory? CONCENTRA Does the Applicant (Buyer) have adequate personnel (drivers, managers, etc) to operate their	YES ertain YES YES ouse YES	x x x	NO NO NO	
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Attach appropriate proof of insurance, or ability to obtain, as an 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? CONCENTRA Does the Applicant (Buyer) have adequate personnel (drivers, managers, etc) to operate their business? Attach copies of the Buyer Applicant's proposed charter orders, bills of lading, manifests, only) etc., as applicable, as an	YES ertain YES YES OUSE YES YES	x x x	NO NO NO NO	
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Attach appropriate proof of insurance, or ability to obtain, as an Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they bertain 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 ab program? If so, which laboratory? CONCENTRA Does the Applicant (Buyer) have adequate personnel (drivers, managers, etc) to operate their business? Attach copies of the Buyer Applicant's proposed charter orders, bills of lading, manifests, bonly) etc., as applicable, as an Has the Applicant (Buyer) demonstrated an adequate working knowledge of the statutes and regulations that pertain to operating authority sought (Including all relevant provisions of NRS Ch	YES PES PUSE YES YES A tariff (X X X X	NO NO NO NO	hib

	Exhibit
Attach Operational Inspection as an Exhibit	L F
	Exhibit
Attach signed Knowledge Statement.	G

1	File with the Authority evidence, (Form E), or required insurance in Applicant's name.
2	File with the Authority the necessary insurance (Certificate of Insurance), describing liability limits, vehicles covered.
3	File a clean tariff for approval by the Financial Analyst.
4	Provide copy of contract with a laboratory to perform and monitor their substance abuse program to include a list of enrolled drivers
5	Reimburse the Authority for the cost of the noticing fees of the application.

INVESTIGATOR: M. Ourton	00	DATE: 7/20/20
REVIEWED BY SUPERVISOR:	Tani Terrens	DATE: 7/20/20
REVIEWED BY APPLICATION MANAGER:	to the	DATE: 7/27/10

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.10/5/18-rmr

I am not in support of this application due to the carrier's long history of continuous violations demonstrating indifference to NTA statutes and regulations.

Agenda Item# 40

Item #40 REMOVED FROM AGENDA

Agenda Item# 41

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Victor W. Hernandez)	
d/b/a Las Vegas Motorcycle Towing for a)	
certificate of public convenience and necessity to)	Docket 20-08008
provide consent-only tow car service within the)	
State of Nevada.)	

At a general session of the Nevada Transportation Authority held on November 19, 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, Victor W. Hernandez d/b//a Las Vegas Motorcycle Towing ("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 20-08008.
- 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.

Docket 20-08008 Page 2 of 4

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:

Upon full compliance with the conditions of this Order, a Certificate of Public Convenience
and Necessity identified as CPCN 7447 shall be issued to Victor W. Hernandez d/b/a Las
Vegas Motorcycle Towing 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. Ensure vehicle maintenance files are setup in accordance with CFR 396.
- g. If vehicles are to be parked at a residence, provide either a signed letter by an authorized

Docket 20-08008 Page 3 of 4

officer of the homeowner's association (HOA) or if there no HOA, then a signed letter by an authorized officer of the city/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.

- h. Provide a copy of the tow bill in accordance with NAC 706.420 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 NAC 706.430.
- k. Provide a copy of the 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.
- 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.

Docket 20-08008 Page 4 of 4

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.

7. 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 Cor	nmissioner
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

		·							
DOCKET NUMBER	R: 20-08008 DA	TE	APPLICAT	ON WA	S FI	LED: 0	8/12/	20	
APPLICANT: Victo	or W. Hernandez			TITLE:	Owi	ner			
COMPANY NAME	: Victor W. Hernande	z db	a Las Vega	s Motor	cycle	Towin	g		
ADDRESS : 8220 C	Campana Dr, Las Veg	as N	NV 89147					,	
PHONE NUMBERS	3: 702-280-3370							•	
INVESTIGATOR:	K. Rayson		D	ATE AS	SIG	NED: 0	8/13/	20	
CENEDAL	DECUMENTO F	^	ABBLICAT	ON AL		00.40=			
GENERA	L REQUIREMENTS F	UK	APPLICAT	ION (NA	AC 7	06.137	5.2)		
WHAT TYPE OF SERV	/ICE IS PROPOSED?								
Charter Bus									
*Tow Car	X								
*Consent *Non-Consent	X								
Non-oonsent		100							
	ENTLY PROVIDING ANY	TYP	AND THE PROPERTY OF THE PARTY O				nat ty		
SERVICE: Charter Limousine	Charter Bus		YES Contract C	NO	X	_	servic		
Scenic Tours	Special Services		Taxi	arrier		_ Airport	v Car	sier	-
HHG	NEMT		US DOT Au	thority			State	es	-
							ſ		
Attach completed An	plication Oath page as E	vhih	it A	-			211	Exh	
	A CONTRACTOR OF THE PROPERTY O							-	
	IP STRUCTURE OF THE	PRC	The second secon		-				
Corporation	LLC		Partnership		S	ole Propr	ietors	hip	X
Identify each owner a	nd their percentage of o	wne	rship:					_	
Victor W. Hernande	- 4000/		a -						
Victor VV. Herriande	2 - 100%								
						, Va		Exh	ibit
Attach as an exhibit,	appropriate proof of own	erst	nip interest w	nere app	licab	le		N/	Α
Briefly describe the re	esponsibilities of each o	wna	•			200			ā
857:	æ.								
Victor W. Hernande	ez – Driver, Hiring and	Fir	ing, Training	, Mainta	ainin	g Driver	•		
	Qualification files			intenan	ce F	iles,			
	Day to Day Opera	atior	าร						
Has the criminal back	ground check disclosed	anv	issue of con	cern?	- State	YES	- T	NO	Х
Name(s):			10000 01 0011			120		110	
Victor W. Hernande	€Z								
Has there been any n	revious NTA enforcemer		tion?	***		VEC		NO	_
	e companies drivers)	II aç	ation ?			YES		NO	X
Does the Applicant ha	ave USDOT Authority? (I	f so,	include the S	AFER p	rinto	ut as			J
exhibit)			3)	22		YES		NO	X
Is Applicant operating						YES		NO	X
If so, which State and u	under what type of Authori	ty? (explain)						



	Exh	ibit
If so, attach copies of Enforcement Database Printout(s). If more than 5 citations		
include summary listing the citation number, fine amounts and date of issuance, NAC or NRS, or CFR violations. Attach copies of MC/USDOT rating.	N/	Α
If the Applicant will be operating under a fictitious firm name, attach a copy of their	Exh	ibit
fictitious firm name filing.	E	3
Identify key personnel who have no ownership interest and briefly describe their respons	ibilitie	s:
Linda Hernandez – Occasional office assistance		
Describe the type and number of vehicles the applicant intends to operate:		
A. Type of Vehicles: Pick-up with trailer		
B. Number of Vehicles: 1	_	_
	Exh	ibit
Attach photographs of vehicles as an exhibit.		
If available, provide copies of vehicle titles and registration.		
Describe the facilities to be used for this operation:		
Applicant plans to operate a home based business		
Address (If Known):		-
8220 Campana Dr		
Las Vegas NV 89147		
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 their		
business domicile? YES	NO	X
Provide address (If known):	_	-
Does the Applicant understand the operating authority sought, and is their plans		
consistent with the applied authority?	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.	Exh	V.:
Attach appropriate proof of insurance, or ability to obtain, as an exhibit.	E	
Attach copies of the Applicant's charter orders, tow bill, tow invoice (whichever is applicable) and for tow companies only, a copy of a tariff.	Exh	
Does the Applicant understand the requirements contained within 49 CFR 391.51		
as they pertain to the establishment and maintenance driver qualification files?	NO	
Does the Applicant understand the requirements contained within 49 CFR 396 as		
they pertain to the establishment and maintenance of vehicle maintenance YES	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?		x	NO	
Has the Applicant contracted with a laboratory to perform and monitor their substance abuse program?	YES		NO	x
If so, which laboratory?				

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

THE RESERVE OF THE PERSON NAMED IN	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 laboratory to perform and monitor their substance abuse program.
14	Reimburse the Authority for the cost of noticing fees of the application.

11		11
INVESTIGATOR:		DATE: 9/28/2020
REVIEWED BY SUPERVISOR!	X em à Kinera	DATE: /9/30/20
REVIEWED BY APPLICATION MANAGE	R Kortilain	DATE: 10-1-20

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

Agenda Item# 42

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Up in the Attic, LLC)	
d/b/a #1 Wolfpack Towing and Recovery for a)	
certificate of public convenience and necessity to)	Docket 20-08013
provide consent and non-consent tow car service)	
within the State of Nevada.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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 14, 2020, Up in the Attic, LLC d/b/a #1 Wolfpack Towing and Recovery
 ("Applicant") filed with the Authority an Application to provide consent and non-consent
 tow car service by tow car vehicle within the State of Nevada. Said Application was
 designated as Docket 20-08013.
- 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.

Docket 20-08013 Page 2 of 4

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. <u>Upon full compliance with the conditions of this Order</u>, a Certificate of Public Convenience and Necessity identified as **CPCN 7448** shall be issued to Up in the Attic, LLC d/b/a #1 Wolfpack Towing and Recovery 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.

- 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. Ensure vehicle maintenance files are setup in accordance with CFR 396.
 - g. If vehicles are to be parked at a residence, provide either a signed letter by an authorized officer of the homeowner's association (HOA) or if there no HOA, then a signed letter by an authorized officer of the city/county office of parking and code enforcement where

Docket 20-08013 Page 3 of 4

- the residence is located. The letter shall identify the applicant, identify and describe the vehicle(s) and identify the residence address.
- h. Provide a copy of the tow bill in accordance with NAC 706.420 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 NAC 706.430.
- k. Make tow yard available for inspection by Enforcement Staff.
- 1. Provide a copy of the 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.
- m. Provide evidence of the contract if charging the administrative fee for law enforcement tows.
- n. Apply for Tow Car Plates and pay any and all associated fees.
- o. Provide a copy of the Amber Light Permit.
- p. Pursuant to NAC 706.1355, reimburse the Authority for the costs of noticing related to the Application.
- 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

Docket 20-08013 Page 4 of 4

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.

7. 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:	v 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

DOCKET NUMBER:	20-08013 D/	ATE	APPLICAT	ON W	AS F	ILED: 0	8/14	/20	
APPLICANT: KEYN				TITLE					
COMPANY NAME:		LLC	dba #1 WO	LFPAC	K TO	OWING	AND)	
RECOVERY									
ADDRESS: 400 S. 4	TH ST #716 GOLD	FIF	ID NV 800)13		V-2-	- %-		
PHONE NUMBERS:		<i>J</i> 1 1 <u>L</u>	LD, 117 000	, 10		-		-	
INVESTIGATOR: M			D	ATE A	9916	NED: 0	8/20	/20	
INVESTIGATOR. IVI	BURTON			AIL A	3310	MLD. U	0,20	120	
GENERAL	REQUIREMENTS I	FOR	APPLICAT	ION (N	IAC	706.137	5.2)		
WHAT TYPE OF SERVI	CE IS PROPOSED?								
Charter Bus	OE IOT TO OCED.								
*Tow Car									
*Consent)									
*Non-Consent >									
IS APPLICANT PRESE	NTLY PROVIDING ANY	/ TYF	PE OF			W	hat t	ype of	
SERVICE:			YES	N	0 >		serv	CONTRACT IN	
Charter Limousine	Charter Bus		Contract C	Carrier		Airpor			
Scenic Tours	Special Services		Taxi				Tow Car		
HHG	NEMT	1	US DOT A	uthority		Othe	r Sta	tes	
								Exh	ibit
Attach completed Appl	lication Oath nage as	Exhib	sit Δ	.020					
IDENTIFY OWNERSHIP	STRUCTURE OF THE	E PRO							
Corporation	LLC	X L	Partnership			Sole Prop	rietor	ship	<u> </u>
Identify each owner an KEYNA CORNELL – 10		owne	rship:			•			
								Exh	ibit
Attach as an exhibit, a	ppropriate proof of ow	/ners	hip interest w	here ap	plica	ble		E	3
Briefly describe the res KEYNA CORNELL – PAYROLL, DRIVER QU	DRIVER, DAILY OPE	RATIO	ONS, HIRING	/FIRING	, TR	AINING,	SCH	EDULI	NG,
Has the criminal backs	round check disclose	d an	v lesue of cor	1cern?		YES		NO	X
Name(s): KEYNA COR	NELL DERICK CORNE	iu anj	y issue of cor	1001111		110	1	140	
Has there been any pro	evious NTA enforceme	ent a	ction?			YES	X	NO	T
(Including against the	companies drivers)		50000000000000000000000000000000000000			7535 - Samuel			

Does the Applicant have USDOT Authority? (If so, include the SAFER printout as

exhibit)

Is Applicant operating in another state?

If so, which State and under what type of Authority? (explain)



NO

NO

X

X

YES

YES

	Exhibit
If so, attach copies of Enforcement Database Printout(s). If more than 5 citations include summary listing the citation number, fine amounts and date of issuance, NAC or NRS, or CFR violations. Attach copies of MC/USDOT rating.	С
	Exhibit
If the Applicant will be operating under a fictitious firm name, attach a copy of their fictitious firm name filing.	D
Identify key personnel who have no ownership interest and briefly describe their responsible DERICK CORNELL – DRIVER, HIRING/FIRING, TRAINING	ibilities:
Describe the type and number of vehicles the applicant intends to operate:	
A. Type of Vehicles: 2013 FORD F-650 SUPER DUTY	
B. Number of Vehicles: 1-3	Exhibit
Attack whate wearbs of webiales on an avhibit	EXIIDIC
Attach photographs of vehicles as an exhibit. If available, provide copies of vehicle titles and registration. COMPLIANCE	
il available, provide copies of venicle titles and registration.	
Describe the facilities to be used for this operation: COMMERCIAL OFFICE AND STORAGE	
Address (If Known): 119 EUCLID AVE., GOLDFIELD, NV 89013	
Does the Applicant have an acceptable Timekeeping method? YES X	NO
If Yes, Describe: ELECTRONIC DISPATCHING PROGRAM	
Does the Applicant plan to store their vehicles at a location other than their	
business domicile? YES	NO X
Provide address (If known):	
De the Annual water of the proposition pushes the proposition problem.	
Does the Applicant understand the operating authority sought, and is their plans consistent with the applied authority? YES X	NO
consistent with the applied authority? YES X Can the Applicant secure insurance as required by NAC 706.191? YES X	NO
Can the Applicant secure insurance as required by the 700.131?	Exhibit
Attach appropriate proof of insurance, or ability to obtain, as an exhibit.	F
Tituon appropriate proof of mountained of ability to obtaining as an element.	
Attach copies of the Applicant's charter orders, tow bill, tow invoice (whichever is applicable) and for tow companies only, a copy of a tariff.	Exhibit G
Does the Applicant understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance driver qualification files?	
YES	NO
Does the Applicant understand the requirements contained within 49 CFR 396 as they pertain to the establishment and maintenance of vehicle maintenance YES	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?	NO
YES	NO X
Has the Applicant contracted with a laboratory to perform and monitor their substance abuse program? COMPLIANCE YES	NO X

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

1 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.
6	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.
7 /	Ensure vehicle maintenance files are set up in accordance with CFR 396.
8 /	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.
10/	File a copy of tow bill in accordance with NAC 706.420
11 4	File a copy of dispatch log in accordance with NAC 706.430
12/	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.
13	(Non-Consent tows) Inspect tow yard and attach inspection sheet.
14	
15 /	(TOW CAR) Provide copy of Amber light Permit.
16/	Provide copy of contract with a laboratory to perform and monitor their substance abuse program.
17	Reimburse the Authority for the cost of noticing fees of the application.

INVESTIGATOR:	1. Bunton 1	DATE: 10/22/20
REVIEWED BY SUPERVISOR:	Koma Kom	DATE: 10/26/20
REVIEWED BY APPLICATION MANAGE	R / Auto	DATE: 1/3/20

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

Agenda Item# 43

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of A&K Towing and)	
Recovery, Inc. to discontinue operations authorized)	Docket 20-10018
under CPCN 7300, Sub 1 from October 11, 2020)	
through March 10, 2021.)	
)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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 October 13, 2020, Kenneth Morse, President of A&K Towing and Recovery, Inc. ("Petitioner") filed a Request, designated as Docket 20-10018, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 7300, Sub 1 for the period of October 11, 2020 through March 10, 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.
- 3. That the Request required 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.

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

1. The Request of A&K Towing and Recovery, Inc. to temporarily discontinue operations

Docket 20-10018 Page 2 of 2

authorized under CPCN 7300, Sub 1 is hereby GRANTED for the period October 11, 2020 through March 10, 2021.

- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN 7300, 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' 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.
- 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	

20-10018

10/14/20 rmb DT/NTA

State of Nevada Department of Business and IndustRE Nevada Transportation Authorit

Request to Temporarily Discontinue Service nation Authority 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

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.

In the Matter of the Request of Five Star Limo, LLC)	
d/b/a Five Star Limobus to discontinue operations)	Docket 20-10022
authorized under CPCN 2153 from October 14, 2020)	
through January 14, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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 October 13, 2020, Daniel Akopyan, President of Five Star Limo, LLC ("Petitioner") filed a Request, designated as Docket 20-10022, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2153 for the period of October 14, 2020 through January 14, 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:

- The Request of Five Star Limo, LLC d/b/a Five Star Limobus to temporarily discontinue operations authorized under CPCN 2153 is hereby GRANTED for the period October 14, 2020 through January 14, 2021.
- 2. Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN

Docket 20-10022 Page 2 of 2

2153 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 with the NTA.
- 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	

20-10022

RECEIVED

10/15/20 rmb DT/NTA

State of Nevada Department of Business and Industry Nevada Transportation Authority

OCT 13 2020

Authority Nevada Transportation Authority
Las Vagas Nevada

Request to Temporarily Discontinue Service

Company Name: Five Star Limo LLC
Address: 4345 west Post rd.
City, State, Zip: Las Vegas Nevada 89118
CPCN: 2153
In accordance with NR\$ 706.341, the above named certificate holder would like to temporarily discontinue service, from 10/14/2020 to 01/14/2021 (Not to exceed 6 months)
This request is due to: Business restructuring due to covid 19 crisis
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
Danil Akopyan
Printed name of Certificate Holder
(702)4457700 (702)4457701
Phone number Fax number
fivestarlimonv@gmail.com
Email Address
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 Rizo Towing, LLC to)	
discontinue operations authorized under CPCN 7380)	Docket 20-10025
from October 16, 2020 through April 16, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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 October 15, 2020, Walter Rizo, owner of Rizo Towing, LLC ("Petitioner") filed a Request, designated as Docket 20-10025, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 7380 for the period of October 16, 2020 through April 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.
- 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 Rizo Towing, LLC to temporarily discontinue operations authorized under CPCN
 7380 is hereby GRANTED for the period October 16, 2020 through April 16, 2021.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 7380 and:

Docket 20-10025 Page 2 of 2

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 with the NTA.
- 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:	ennifer De Rose, Deputy Commissioner	
Dated:	as Vegas, Nevada	

10/15/20 rmb DT/NTA

State of Nevada Department of Business and Industry Nevada Transportation Authority



Request to Temporarily Discontinue Service Pansportation Author

Company Name: RIZO TOWING LLC	Andrew Company of Company of the Company
Address: 2806 BEACONFALLS WAY	20.00
City, State, Zip:LAS VEGAS, NV 89142	
CPCN: 7380	
In accordance with NRS 706.341, the above named certificate holder would discontinue service, from 10/16/2020 to 04/16/2021	d like to temporarily
(Not to This request is due to: REPAIRS NEEDED ON TOW TRUCK AND SLOW BUSINESS DUE TO CO	exceed 6 months) OVID
	<u> </u>
OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTIL DISCONTINUANCE OF SERVICE. If you wish to resume operations prior to the end date of this request, you Nevada Transportation Authority in writing, stating the date you intend to provide proof of current insurance, and current tariffs, if applicable. Signature of Certificate Holder	NG A TEMPORARY must first notify the
WALTER RIZO Printed name of Certificate Holder	
Third Tarie of Commedia Holder	
702-750-5812	
2	
702-750-5812	
702-750-5812 Phone number Fax number	

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

In the Matter of the Request of CH Destination, Inc.)	
d/b/a CHD Limousine to discontinue operations)	Docket 20-10026
authorized under CPCN 1120 from October 16, 2020)	
through April 16, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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 October 16, 2020, David Huang, owner of CH Destination, Inc. d/b/a CHD Limousine ("Petitioner") filed a Request, designated as Docket 20-10026, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 1120 for the period of October 16, 2020 through April 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:

 The Request of CH Destination, Inc. d/b/a CHD Limousine to temporarily discontinue operations authorized under CPCN 1120 is hereby GRANTED for the period October 16, 2020 through April 16, 2021. Docket 20-10026 Page 2 of 2

2. Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN 1120 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. Provide proof of enrollment in a random drug testing consortium and current enrollment list, and e. Ensure an approved safety plan is on file with the NTA. 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

10/16/20 rmb DT/NTA

State of Nevada

Department of Business and Industry

Nevada Transportation Authority

OCT 1 6 2020

See see see see and the see see see

Request to Temporarily Discontinue Service

Request to reimporarily	Discontinue Sei vice
Company Name: CH Destination, Inc	ba CHD Limousine service
Address: 3525 W Hacienda A	
City, State, Zip: Las Vegas NV	39118
CPCN: 1/20	
In accordance with NRS 706.341, the above name discontinue service, from 10/16/2020	
This request is due to: PANDEMIC CCOVI	5-19)
OPERATIONS CONDUCTED BY THE REQUESTING THE NEVADA TRANSPORTATION AUTHORITY IS: DISCONTINUANCE OF SERVICE. If you wish to resume operations prior to the end Nevada Transportation Authority in writing, stating provide proof of current insurance, and current tarks Signature of Certificate Holder	date of this request, you must first notify the g the date you intend to begin service, and
DAVID HUANG	
Printed name of Certificate Holder	
702-933-1128 702-933-1129 Phone number Fax number	
Submit both pages of this Request to:	
Nevada Transportation Aut	hority
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 Smitty Movers, LLC)	
to discontinue operations authorized under CPCN)	Docket 20-10027
3354, Sub 1 from October 1, 2020 through March 31,)	
2021.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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 October 19, 2020, Jane Smith, member of Smitty Movers, LLC ("Petitioner") filed a Request, designated as Docket 20-10027, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 3354, Sub 1 for the period of October 1, 2020 through March 31, 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.
- 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.

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

 The Request of Smitty Movers, LLC to temporarily discontinue operations authorized under CPCN 3354, Sub 1 is hereby GRANTED for the period October 1, 2020 through March 31, 2021. Docket 20-10027 Page 2 of 2

 Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN 3354, 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' 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 with the NTA.
- 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,
	Davin Cikkona Chairman
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	David Newton, Commissioner
Attest:	
Jennifer De Rose, Deputy Commission	er
Dated: Las Vegas Nevada	

10/19/20 rmb DT/NTA

State of Nevada Department of Business and Industry Nevada Transportation Authority

RECEIVED

OCT 1 9 2020

Request to Temporarily Discontinue Service Vegas Nevada

Company Name: Smitty Movers LLC
Address: 6413 Evergreen Ave
City, State, Zip: Las Vegas, NV 89107
CPCN:
In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from October 01, 2020 to March 31, 2021 (Not to exceed 6 months)
This request is due to: Venturing into hauling freight and dirt
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
Jane Smith
Printed name of Certificate Holder
702-762-7673
Phone number Fax number
janesmithcpa@yahoo.com
Email Address
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 Alejandro Morales)	
Mejia d/b/a A&L Towing to discontinue operations)	Docket 20-10033
authorized under CPCN 7425 from October 19, 2020)	
through December 19, 2020.)	

At a general session of the Nevada Transportation Authority held on November 19, 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 October 20, 2020, Alejandro Morales Mejia, owner of A&L Towing ("Petitioner") filed a Request, designated as Docket 20-10033, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 7425 for the period of October 19, 2020 through December 19, 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.

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

 The Request of Alejandro Morales Mejia d/b/a A&L Towing to temporarily discontinue operations authorized under CPCN 7425 is hereby GRANTED for the period October 19, 2020 through December 19, 2020. Docket 20-10033 Page 2 of 2

DO	CIZC	C 20 10033	Tage 2 of 2
2.	Pet	titioner shall advise the Authority of their inte	nt to resume operations authorized under CPCN
	742	25 and:	
	a.	Undergo an operational inspection by Author	ity Staff PRIOR to resuming said operations,
	b.	Provide evidence of current vehicle liability i	nsurance and Form E,
	c.	Ensure that all drivers have applied for driver	rs' permit,
	d.	Provide proof of enrollment in a random dru	g testing consortium and current enrollment list,
		and	
	e.	Ensure an approved safety plan is on file with	n the NTA.
3.	Th	e 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
At	test:	Jennifer De Rose, Deputy Commissioner	
		timiliti ze itose, zepatj commissioner	

Dated: ______ Las Vegas, Nevada

10/21/20 rmb DT/NTA

State of Nevada Department of Business and Industry Nevada Transportation Authority

RECEIVED

OCT 2 0 2020

Request to Temporarily Discontinue Service Vegas Nevada

Company Name: A & LTOWING
Address: 100 VILGIL ST
City, State, Zip: LASUEGAS NV 89110
CPCN: 7-425
In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from 10192020 to 12(92020.
This request is due to: VELICLE SUSTITUIONBECAUSE
Bloke Dow N
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 correct esurance, and current tariffs, if applicable.
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
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 correct esurance, and current tariffs, if applicable. Signature of Certificate Holder
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 lesurance, and current tariffs, if applicable. Signature of Certificate Holder A ELANCO LOCALES NELIA

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.

In the Matter of the Request of All City Towing &)	
Recovery, LLC to discontinue operations authorized)	Docket 20-10037
under CPCN 7406 from October 5, 2020 through)	
January 5, 2021.)	

At a general session of the Nevada Transportation Authority held on November 19, 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 October 22, 2020, Corey Wiggins, owner of All City Towing & Recovery, LLC ("Petitioner") filed a Request, designated as Docket 20-10037, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 7406 for the period of October 5, 2020 through January 5, 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.
- 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.

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

 The Request of All City Towing & Recovery, LLC to temporarily discontinue operations authorized under CPCN 7406 is hereby GRANTED for the period October 5, 2020 through January 5, 2021. Docket 20-10027 Page 2 of 2

2.	Pe	titioner shall advise the Authority of their inte	nt to resume operations authorized under CPCN
	74	06 and:	
	a.	Undergo an operational inspection by Author	ity Staff PRIOR to resuming said operations,
	b.	Provide evidence of current vehicle liability i	nsurance and Form E,
	c.	Ensure that all drivers have applied for driver	s' permit,
	d.	Provide proof of enrollment in a random dru	g testing consortium and current enrollment list,
		and	
	e.	Ensure an approved safety plan is on file with	n the NTA.
3.	Th	e 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
At	test:	Jennifer De Rose, Deputy Commissioner	
		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	

Dated: ______ Las Vegas, Nevada

https://mail.google.com/mail/u/0?ik=20fft29d27&view=pt&search=all&permthid=thread-f%3A1679039655361488248&simpl=msg-f%3A167903965536... 3/3

State of Nevada

Department of Business and Industry

Nevada Transport	ation Authority RECEIVE
Request to Temporarily	Discontinue ServiceCT 21 2020
Company Name: All City Towing and Recovery LLC	Nevada Transportation Author
Address: 4203 Blue Heron ct	Las Vegas, Nevada
City, State, Zip: Las Vegas, NV, 89121	
CPCN: 7406	3ms 1/05/2021
In accordance with NRS 706.341, the above named discontinue service, from 10/05/2020	d certificate holder would like to temporarily
This request is due to: Getting maintenance done to pa	
280	
If you wish to resume operations prior to the end Nevada Transportation Authority in writing, stating provide proof of current insurance, and current tari	I the date you intend to book contain and
Signature of Certificate Holder	
Corey Wiggins	
Printed name of Certificate Holder	
7022022561 7022721793	
Phone number Fax number	
allcitytowinglv@gmail.com	329
Submit both pages of this Request to: 233-474	-2516
Nevada Transportation Auth	pority
3300 West Sahara Avenue or Suite 200	1755 E Plumb Lane Suite 229

Las Vegas, NV 89102

Reno, NV 89502

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

20-1003b REVISED

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

OCT 2 1 2020

.	Mayoda Transportation to
Request to Temporarily	Discontinue Ser Vice Las Venas Manada
Company Name: Horaham Linio Sci	vices Inc Operated by Grass Lines, U.
Address: 3975 Quail Ave +	£1 Lineo, LL
City, State, Zip: Las Viegas, N v 891	18
CPCN: 1104	
In accordance with NRS 706.341, the above name discontinue service, from March 15, 7070	ed certificate holder would like to temporarily to
This request is due to: LOUID 19	
OPERATIONS CONDUCTED BY THE REQUESTING THE NEVADA TRANSPORTATION AUTHORITY IS DISCONTINUANCE OF SERVICE. If you wish to resume operations prior to the end Nevada Transportation Authority in writing, stating provide proof of current insurance, and current to Signature of Certificate Holder About Table Printed name of Certificate Holder	d date of this request, you must first notify the get the date you intend to begin service, and
Phone number Fax number	
Email Address	
Submit both pages of this Request to:	
Nevada Transportation Au	thority
3300 West Sahara Avenue or Suite 200	1755 E Plumb Lane Suite 229
Las Vegas, NV 89102	Reno, NV 89502
If you have any allestions please contact as at 70	12-484-3303 outonion 44544

State of Nevada Department of Business and Industry Nevada Transportation Authority Nevada Transportation Authority Las Vegas Menada

OCT 2 1 2020

Request to Temporarily Discontinue Service
Company Name: Abraham Linio Scrutes Inc Operated by Grass Address: 3975 Duril Due #1
Address: 3975 Quail Ave #1 Line, LLE
City, State, Zip: Las Vegas, N U 89118
CPCN: 1104
In accordance with NRS 706.341, the above named certification in would like to temporarily discontinue service, from Sept 16, 2026to_ Dec 28, 2020 (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
Abound Gashe Printed name of Certificate Holder
702 V18 .5210 Phone number Fax number
Email Address
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

State of Nevada Department of Business and Industry Nevada Transportation Authority

RECEIVED

SEP 2 3 2020

NTA APPLICATIONS Las Vegas, Nevada

Request to Temporarily Discontinue Service Company Name: Horaham Linus Services Inc Address: City, State, Zip: Las Vagas, N. U. 89118 CPCN: 1104 In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from March 15, 2020 to Dec 28, 2070. (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 Crowntimo 14 & 9 mais. Com **Email Address** 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

Abraham Limo Service, LLC d/b/a ALV Operated by Crown Limo, LLC ("Crown") Request for Temporary Discontinuance Docket 20-10036 November 19, 2020

On September 23, 2020 Brent Carson, Esquire filed a Request for Temporary Discontinuance on behalf of Crown for the period March 15, 2020 through December 28, 2020.

When brought to the attention of Mr. Carson, that the request was in excess of 180 days, he submitted revised forms, one for the first 180 days of discontinuance and a second one going for the following 180 days. Mr. Carson indicated that he is seeking retroactive approval for the entire period.

Staff is not in support of the first period as obviously the entire time has lapsed.

The second period requested also requires retroactive approval and was filed over one month late. However, it is better to file late, when aware of it, than to not file at all.

Staff has prepared an order for the second period only.

State of Nevada Department of Business and Industry Nevada Transportation Authority Nevada Transportation Authority Las Vegas Menada

OCT 2 1 2020

Request to Temporarily Discontinue Service
Company Name: Abraham Linio Scrutes Inc Operated by Grass Address: 3975 Duril Due #1
Address: 3975 Quail Ave #1 Line, LLE
City, State, Zip: Las Vegas, N U 89118
CPCN: 1104
In accordance with NRS 706.341, the above named certification in would like to temporarily discontinue service, from Sept 16, 2026to_ Dec 28, 2020 (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
Abound Gashe Printed name of Certificate Holder
702 V18 .5210 Phone number Fax number
Email Address
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

In the Matter of the Request of C&J Development)	
Enterprises d/b/a Custom Towing to discontinue)	Docket 20-10044
operations authorized under CPCN 7061 from)	
October 23, 2020 through January 30, 2021.)	

At a general session of the Nevada Transportation Authority held on November 19, 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 October 27, 2020, Joseph Causey, owner of C&J Development Enterprises d/b/a Custom Towing ("Petitioner") filed a Request, designated as Docket 20-10044, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 7061 for the period of October 23, 2020 through January 30, 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.
- 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.

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

 The Request of C&J Development Enterprises d/b/a Custom Towing to temporarily discontinue operations authorized under CPCN 7061 is hereby GRANTED for the period October 23, 2020 through January 30, 2021. Docket 20-10044 Page 2 of 2

	CIZC	20 10011	1490 2 01 2
2.	Pe	Petitioner shall advise the Authority of their intent to	resume operations authorized under CPCN
	70	061 and:	
	a.	. Undergo an operational inspection by Authority St	taff PRIOR to resuming said operations,
	b.	Provide evidence of current vehicle liability insura	ance and Form E,
	c.	. Ensure that all drivers have applied for drivers' pe	rmit,
	d.	. Provide proof of enrollment in a random drug test	ing consortium and current enrollment list
		and	
	e.	. Ensure that an approved safety plan is on file with	the NTA.
3.	Th	The Authority retains jurisdiction for the purpose of co	orrecting any errors that may have occurred
	in	n the drafting or issuance of this Order.	
		Ву	the Authority,
		Dav	wn Gibbons, Chairman
		Geo	orge Assad, Commissioner
		Dav	vid Newton, Commissioner
Λ 4.	tosti		

Jennifer De Rose, Deputy Commissioner

Dated: ______Las Vegas, Nevada

20-10044 RECEIVED

10/27/20 rmb DT/NTA

State of Nevada Department of Business and Industry Nevada Transportation Authority

OCT 2 7 2020

Request to Temporarily Discontinue Service Vegas, Nevade
Company Name: CUSTOM Town We
Address: 3235 NNEWS
City, State, Zip: LAS VECAS NV 89113
CPCN: 706
In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from 1712 20 to 1-30-2 (Not to exceed 6 months)
This request is due to: INSURANCE PROBLEM
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
JUSEPH CAUSEY
Printed name of Certificate Holder
202-480-1946 702-368-05-22
Phone number Fax number
CUSTONT & XAHOO, LOOK
Email Address
Submit both pages of this Request to:
Nevada Transportation Authority
3300 West Sahara Avenue or 1755 E Plumb Lane
Sulte 200 Sulte 229 Las Vecas, 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 Oasis Moving &)	
Storage, Inc. to discontinue operations authorized)	Docket 19-04031
under Certificate of Public Convenience and)	
Necessity 3349 from October 31, 2020 through)	
April 30, 2021.)	

At a general session of the Nevada Transportation Authority held on November 19, 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 19, 2019, Erez Bitton, owner of Oasis Moving & Storage, Inc. ("Petitioner") filed a Request, designated as Docket 19-04031, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 3349 for the period of April 20, 2019 through May 20, 2019. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Application was properly noticed to the public and there were no petitions for leave to intervene or protests filed.
- 3. That on May 21, 2019, Oasis Moving & Storage, Inc. ("Petitioner") filed a Request to extend the period of temporary discontinuance from May 20, 2019 through July 20, 2019.

Docket 19-04031 Page 2 of 4

4. That said Request was granted at the June 6, 2019 general session for the period April 20, 2019 through July 20, 2019.

- 5. That on July 19, 2019, the Petitioner, through its attorney Brent Carson, filed a second Request to extend the period of temporary discontinuance from July 20, 2019 through September 20, 2019.
- 6. That said Request was granted at the August 23, 2019 general session.
- 7. That on September 20, 2019, the period expired, and Staff was unable to reach the Applicant.
- 8. That Staff recommended that an Order to Show Cause be issued at the November 8, 2019 general session of the Authority based on the expired temporary discontinuance.
- 9. That Brent Carson, Esq. indicated that he and Kimberly Maxon-Rushton, Esq. were working with the carrier and requested the item be tabled to the next general session. The request was granted.
- 10. That at the December 18, 2019 general session of the Authority Brent Carson, Esq. appeared on behalf of Oasis Moving, however, Staff's recommendation for an Order to Show Cause was approved under Docket 19-12030.
- 11. That at the January 31, 2020 general session of the Authority, Brent Carson, Esq. appeared on behalf of Oasis for the Order to Show Cause hearing. The Order to Show Cause was tabled, and the carrier was directed to pay fines currently owing and file for the temporary discontinuance.
- 12. That on February 7, 2020, the Petitioner, through its attorney Brent Carson, Esq. filed a third Request to extend the period of temporary discontinuance through April 30, 2020.
- 13. That as of February 28, 2020, general session the Applicant was current with his payment schedule and the request for temporary discontinuance through April 30, 2020 was granted.

Docket 19-04031 Page 3 of 4

14. That on July 6, 2020, the Petitioner, through its attorney Brent Carson, Esq. filed a fourth request to extend the period of temporary discontinuance through October 30, 2020.

- 15. That Request required retroactive approval.
- 16. That the request was granted at the September 17, 2020 general session.
- 17. That on October 27, 2020, the Petitioner, through its attorney Brent Carson, Esq. filed a fifth request to extend the period of temporary discontinuance from October 31, 2020 through April 30, 2021.
- 18. 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.
- 19. 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 Erez Bitton, owner of Oasis Moving & Storage, Inc. to temporarily discontinue operations authorized under CPCN 3349 is hereby GRANTED for the period October 31, 2020 through April 30, 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 3349 and:
 - a. Pay any outstanding fines,
 - Undergo an operational inspection by Authority Staff PRIOR to resuming said operations,
 - c. Provide evidence of current vehicle liability insurance and Form E,
 - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list,
 - e. Ensure an approved safety plan is on file with the NTA, and

Docket 19-04031 Page 4 of 4

- f. File an acceptable 2018 and 2019 Annual Report with the NTA.
- 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	

19-04031

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

RECEIVED

OCT 2 7 2020

Request to Temporarily Discontinue Service Las Vegas. Nevada

Company Name: Oasis Maring : Storage Fuc Dallet 19-0403)				
Address: 120 W. Cheyenne, #10				
City, State, Zip: North Las Vegas, NV 89038				
CPCN: 3349				
In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from 1940/01, 7010 to 4011 to 4011 to 4011 (Not to exceed 6 months)				
This request is due to: COVID - 19 EXTENSION				
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 prior of current insurance, and current tariffs, if applicable. Signature of Certificate Holder Printed name of Certificate Holder 102 41-1111 Tog 41-1010 Phone number Fax number				
Email Address				
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# 53

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Vegas Black Car, LLC)	
d/b/a VBC to discontinue operations authorized under)	Docket 20-01011
Certificate of Public Convenience and Necessity 2256)	
from September 28, 2020 through March 28, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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 December 3, 2019, Glen Grady, Owner of Vegas Black Car, LLC d/b/a VBC ("Petitioner") filed a Request, designated as Docket 20-01011, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2256 for the period of December 3, 2019 through January 9, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- That on January 27, 2020, the Petitioner amended his Request to discontinue operations under CPCN 2256 for the period December 3, 2019 through March 27, 2020.
- 3. That on June 29, 2020, the Petitioner filed a second Request with the Authority to extend the period of temporary discontinuance of operations for the period of March 28, 2020 through September 28, 2020.
- 4. That the second Request required retroactive approval.
- 5. That the request was granted at the July 22, 2020 general session.

Docket 20-01011 Page 2 of 3

 That on September 28, 2020, the Petitioner filed a third Request with the Authority to extend the period of temporary discontinuance of operations for the period of September 28, 2020 through March 28, 2021.

- 7. 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.
- 8. 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 Black Car, LLC d/b/a VBC to temporarily discontinue operations authorized under CPCN 2256 is hereby GRANTED for the period September 28, 2020, through March 28, 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
 2256 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 that an approved safety plan is on file with the NTA>

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Docket 20-01011 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	test:	_	
	Jennifer De Rose, Deputy Commissioner		
Da	ted:		
	Las Vegas, Nevada		

State of Nevada Department of Business and Industry Nevada Transportation Authority

20-01011

RECEIVED

Request to Temporarily Discontinue Service	P 2 8 2020
Vers Black Car 110	APPLICATIONS
	egas, Nevada
City, State, Zip: Las Vegas NV. 89169	
CPCN: 2256 EXTENSIC	N.
In accordance with NRS 706.341, the above named certificate holder would like to temp discontinue service, from Sept. 28 2020 to March 28, 2021. (Not to exceed	orarily ed 6 months)
This request is due to: Lontinued Lack of Demand For	
Services Due to Covid 19 Concerns ,,,,	ě
OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST CONTINUE THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMP DISCONTINUANCE OF SERVICE.	
If you wish to resume operations prior to the end date of this request, you must first no	tify the

Signature of Certificate Holder

Clent Grady, Managin

Printed name of Certificate Holder

ng Member

Nevada Transportation Authority in writing, stating the date you intend to begin service, and

709-605-9590

Fax number

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

Glenn Q Vegas blackcar. com

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# 54

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Nahoom, LLC d/b/a)	
Anytime Party Bus to discontinue operations)	Docket 20-03028
authorized under Certificate of Public Convenience)	
and Necessity 2194 from September 11, 2020 through)	
March 11, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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, Luel Woldemariam, Owner of Nahoom, LLC d/b/a Anytime Party Bus ("Petitioner") filed a Request, designated as Docket 20-03028, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2194 for the period of March 30, 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 was granted at the July 22, 2020 general session.
- 3. 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 11, 2020 through March 11, 2021.
- 4. That the second Request does not require retroactive approval due to the first request expiration date of September 30, 2020.

Docket 20-03028 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 Nahoom, LLC d/b/a Anytime Party Bus to temporarily discontinue operations authorized under CPCN 2194 is hereby GRANTED for the period September 11, 2020 through March 11, 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
 2194 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 that an approved safety plan is on file with the NTA.

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Docket 20-03028 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		
Dat	ted:		
	ted:Las Vegas, Nevada		

20-03028

State of Nevada Department of Business and Industry Nevada Transportation Authority

RECEIVE SEP 1 4 2020

NTA APPLICATIONS
Las Vegas, Nevada

Request to Temporarily Discontinue Service

Company Name: NAHOOM LLC dba ANY time farty bus

Address: 4478 Sweet Store Place

City, State, Zip: Lasue Bas Wad as 89147

CPCN: 2194

In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from September 112020 to March 12021

This request is due to: Diffi (1114) Of out by park of

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 proof₁of current insurance, and current tariffs, if applicable.

Signature of Certificate Holder

LUEL WO WEMARTAM

Printed name of Certificate Holder

(702) 596-3589 (702) 870-2868

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# 55

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Madden)	
Transportation, LLC to discontinue operations)	Docket 20-04008
authorized under Certificate of Public Convenience)	
and Necessity 2205 from October 13, 2020 through)	
April 13, 2020.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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, Stanly T. Madden, Owner of Madden Transportation, LLC ("Petitioner") filed a Request, designated as Docket 20-04008, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2205 for the period of April 13, 2020 through October 13, 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 required retroactive approval.
- 4. That the request was granted at the July 22, 2020 general session.
- 5. That on October 9, 2020, the Petitioner filed a second Request with the Authority to extend the period of temporary discontinuance of operations for the period of October 13, 2020 through March 13, 2021.

Docket 20-04008 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 Madden Transportation, LLC to temporarily discontinue operations authorized under CPCN 2205 is hereby GRANTED for the period October 13, 2020 through April 13, 2021+
- 2. 3417, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 2205 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 that an approved safety plan is on file with the NTA.

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Docket 20-04008 Page 3 of 3

4.	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**

Nevada Transportation Authori Las Vegas, Nevada

Request to Temporarily Discontinue Service 20-08470

Company Name	MANDEN	TRANSFOR	TATTON, A	LC. EV	tensio
Address: 64	O GLEN	VOOD LANE			UNUSIO
City, State, Zip: _	HENDER	SON, M	89002	<u>ر</u>	
CPCN: 2205			10 10 10		
In accordance v	with NRS 706.341, ice, from <i>Oct</i>	the above named c	ertificate holder wo	uld like to temporar 20 (Not to exceed 6 r	ily nonths)
		I LONG PERL			
RETURNING	BACK TO	LAS VEGAS	UNTIL 20.	21. THANK	3.
OPERATIONS CO	ONDUCTED BY TH	IE REQUESTING CER	TIFICATE HOLDER	MUST CONTINUE U	NTII

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 surrent insurance, and current tariffs, if applicable.

Printed name of Certificate Holder

369 Damai / com

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# 56

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Candottie, LLC d/b/a)	
Priority VIP Transportation to discontinue operations)	Docket 20-04022
authorized under Certificate of Public Convenience)	
and Necessity 2266 from October 1, 2020 through)	
March 31, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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 17, 2020, Candace Russell, Owner of Candottie, LLC d/b/a Priority VIP Transportation ("Petitioner") filed a Request, designated as Docket 20-04022, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2266 for the period of April 12, 2020 through October 1, 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 required retroactive approval.
- 4. That the request was granted at the July 22, 2020 general session.

Docket 20-04022 Page 2 of 3

 That on October 2, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of October 1, 2020 through March 31, 2021.

- 6. That this 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:

- 1. The Request of Candottie, LLC d/b/a Priority VIP Transportation to temporarily discontinue operations authorized under CPCN 2266 is hereby GRANTED for the period October 1, 2020 through March 31, 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
 2266 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 that an approved safety plan is on file with the NTA.

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Docket 20-04022 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	est·		
7 100	est: Jennifer De Rose, Deputy Commissioner	-	
Da	ted: Las Vegas, Nevada		

State of Nevada Department of Business and Industry Neva da Transportation Authority Jest to Temporarily Discontinue

RECEIVED

OCT 0 2 2020

Request to Temporarily Discontinue	deveda Transportation Authorit Las Vegas, Nevada
Company Name: Candottic LLC DBA PRIDRITYAYS	portation
Address: 3305 West Spring Mulahlain Rd #39	·
City, State, Zip: LAS USGAS Nevada	
CPCN: <u>2266</u>	EXTENSIO
In accordance with NRS 706.341, the above named certificate holder value discontinue service, from $\frac{15^{+}2070}{}$ to $\frac{1000}{}$	would like to temporarily O . (Not to exceed 6 months)
This request is due to: Pandemic Shut down in (as Verys
and decline of business	
If you wish to resume operations prior to the end date of this reques Nevada Transportation Authority in writing, stating the date you interprovide proof of current insurance, and current tariffs, if applicable. Signature of Certificate Holder Candace M.L. Russell	et, you must first notify the end to begin service, and
Printed name of Certificate Holder 707 556 9580 Phone number Fax number	
HPT PIZTNCESS @ GMail.com Email Address	
Submit both pages of this Request to:	
Nevada Transportation Authority	
3300 West Sahara Avenue or 1755 E Plumb Lane	€

Suite 229

Reno, NV 89502

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

Suite 200

Las Vegas, NV 89102

Agenda Item# 57

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of M Transportation,)	
LLC d/b/a M Transportation to discontinue operations)	Docket 20-04032
authorized under Certificate of Public Convenience)	
and Necessity 2196 from October 29, 2020 through)	
April 29, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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 29, 2020, Mico Misokov, owner of M Transportation, LLC d/b/a M Transportation ("Petitioner") filed a Request, designated as Docket 20-04032, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2196 for the period of April 29, 2020 through October 29, 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 October 19, 2020, the Petitioner filed a second Request with the Authority to extend the period of temporary discontinuance of operations for the period of October 29, 2020 through April 29, 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 20-04032 Page 2 of 3

5. 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 M Transportation, LLC d/b/a M Transportation to temporarily discontinue operations authorized under CPCN 2196 is hereby GRANTED for the period October 29, 2020 through April 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
 2196 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 a drivers' permit,
 - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list, and
 - e. Ensure that an approved safety plan is on file with the NTA.

///

Docket 20-04032 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
At	test:	_
	Jennifer De Rose, Deputy Commissioner	
Da	Las Vegas, Nevada	

10/19/2020 15:19

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OCT 1 9 2020

State of Nevada Department of Business and Industry Nevada Transportation Authority

Nevada Transportation Authority Las Vegas. Nevada

Kel	quest to rempora	rily Discontinue	Service
Company Name:	MTRANSPOT	ZIATION LLC	DBA MTRANSPO
Address: 6201	WHISPERING	CLATE ST	

City. State. Zip: LAS VEGAS, NV 89148

CPCN: 2196

In accordance with NRS 706,341, the above named certificate holder would like to temporarily discontinue service, from 10-99-2020 to 04-29-2021

This request is due to: DIFFI CULTY OF OUT PREAMOR

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

Mico Misokav

Printed name of Certificate Holder

702-637-8941-702-483-6733

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

٠.

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# 58

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Hevle, LLC d/b/a Las)	
Vegas Transporters to discontinue operations)	Docket 20-05023
authorized under Certificate of Public Convenience)	
and Necessity 2168, Sub 2, from November 20, 2020)	
through May 20, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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 26, 2020, Scott Hevle, Owner of Hevle, LLC d/b/a Las Vegas Transporters ("Petitioner") filed a Request, designated as Docket 20-05023, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2168, Sub 2, for the period of May 20, 2020 through November 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 October 13, 2020, the Petitioner filed a second Request with the Authority to extend the period of temporary discontinuance of operations for the period of November 20, 2020 through May 20, 2021.

Docket 20-05023 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 Hevle, LLC d/b/a Las Vegas Transporters to temporarily discontinue operations authorized under CPCN 2168, Sub 2, is hereby GRANTED for the period November 20, 2020 through May 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
 Sub 2, 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 a drivers' permit,
 - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list, and
 - e. Ensure that an approved safety plan is on file with the NTA.

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Docket 20-05023 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

OCT 13 2020

Nevada Transportation Authority
Nevada Transportation Authority
Request to Temporarily Discontinue Service

Company Name:	
Address: 8916 Big Bear Pines Ave	
City, State, Zip: Las Vegas NV 89143	
CPCN: 2168.2	
In accordance with NR\$ 706.341, the above name discontinue service, from <u>NOV 20⁷⁴ 202</u> . This request is due to: Covid 19	ed certificate holder would like to temporarily to NAY 20, 2021. (Not to exceed 6 months)
OPERATIONS CONDUCTED BY THE REQUESTING THE NEVADA TRANSPORTATION AUTHORITY IS DISCONTINUANCE OF SERVICE.	CERTIFICATE HOLDER MUST CONTINUE UNTIL ISUES AN ORDER GRANTING A TEMPORARY
If you wish to resume operations prior to the end Nevada Transportation Authority in writing, statin provide proof of current injurance, and current to	ng the date you intend to begin service, and
Signature of Certificate Holder	
Scott Hevie	
Printed name of Certificate Holder	
702-605-3328	
Phone number Fax number	
ivtransporters@yahoo.com	
Email Address	
Submit both pages of this Request to:	
Nevada Transportation Aut	
	lhority
3300 West Sahara Avenue or	thority 1755 E Plumb Lane
3300 West Sahara Avenue or Suite 200	
3300 West Sahara Avenue or	1755 E Plumb Lane

Agenda Item# 59

Red Rock Movers, LLC Motion to Extend Compliance Period Docket 18-12002 November 19, 2020

This application was approved at the September 27, 2019 general session and the 120 day compliance period ran through February 4, 2020.

The Applicant requested and was granted the 90 day extension making the expiration date May 4, 2020.

The Applicant filed for an extension to October 4, 2020 which was granted at the July 22, 2020 general session.

The Applicant has now filed a motion to extend the compliance period for an additional 60 days through December 4, 2020.

BEFORE THE TRANSPORTATION SERVICES AURIOUS IVED

In the matter of the application of RED ROCK)	Docket No. 18-	SEP 2 9 2020
MOVERS, LLC)		Nevada Transportation Authord- Las Vegas, Nevada
	ĺ		

RED ROCK MOVERS LLC's MOTION TO EXTEND COMPLIANCE PERIOD

Red Rock Mover, LLC, by and through its attorney, Brent Carson, hereby move the Nevada

Transportation Authority (NTA) for an extension of the compliance period.

This is Red Rock's second request. This request is made because of the shutdown caused by COVID-19. Red Rock is currently working with the NTA to complete all of the required compliance items. Red Rock would request an additional 60 days from the date of this request to complete the compliance items.

DATED this Zaday of September, 2020.

ATTORNEY BRENT CARSON, LLC

Newada Bar No. 5167 BRENT A. CARSON Nevada Bar No. 5903 7935 W. Sahara Ave., Suite 101 Las Vegas, Nevada 89101 (702) 471-1111

Attorney for Red Rock Movers, LLC

Manuel Jimenez Jr South Lake Tahoe Towing 2303 James Ave South Lake Tahoe Ca 96150 530-523-3352

Date 10-9-2020

Deputy Commissioner Jennifer De Rose Nevada Transportation Authority

RE: Manuel Jimenez Jr d/b/a South Lake Tahoe Towing

Docket # 19-01013

Motion to Extend Compliance Period



Dear Ms. De Rose,

We were scheduling meeting a week or so before Covid-19 shut everything down for a final inspection. Meeting was never scheduled and heard that we may be able to finish this process now. 90 days is what is hopefully needed to finish this process. If we can get an extension to finish that should allow us time to do our inspection. I think it was recommended 180 days due to Covicd-19. If that is reasonable that would be appreciated. Looking forward to finish process ASAP.

Thank you Manuel Jimenez Jr

Based on the above, we request and additional 90 days from the date of this motion to complete the compliance requirements.

Regards,

Signature

Manuel Jimenez Jr Owner

10-9-2020

Now Dec 9-2020

Manuel Jimenez, Jr. d/b/a South Lake Tahoe Towing Docket 19-01013 November 19, 2020 General Session

On May 2, 2019, the application was approved granting consent only tow car authority to Manuel Jimenez, Jr. d/b/a South Lake Tahoe Towing.

On May 22, 2019, the order was signed, and the compliance period was set to expire on September 22, 2019.

On September 6, 2019, the Applicant requested and was granted a 90-day extension, and the compliance period was set to expire on December 22, 2019.

On December 4, 2019, the Applicant requested an extension based on a multitude of family issues. The request was granted for a 60 day extension at the December 18, 2019 general session. The compliance period was set to expire on February 22, 2020.

There was no further contact from the Applicant until October 9, 2020, at which time he filed a Motion to Extend the Compliance Period for an additional 90 days, or if possible, 180 days.

Staff is in support of the extension – but requests that this be the final one granted. If granted for 180 days, the expiration date will be April 9, 2021 and the total length of the compliance period will be 1 month short of two (2) years.

A Serra Towing, LLC Motion to Extend Compliance Period Docket 19-11007 November 19, 2020

This application was approved at the February 28, 2020 general session and the 120 day compliance period ran through July 9, 2020.

The Applicant requested and was granted the 90 day extension making the expiration date October 9, 2020.

The Applicant has now filed a motion to extend the compliance period for an additional 45 days through December 4, 2020. This required retroactive approval since the period expired on October 9, 2020.

A SERRA TOWING LLC CPCN 7408 986 PARK WALK AVE, LAS VEGAS, NV 89123 702-420-8642

OCT 2 0 2020

Nevada Transportation Authority
Las Vegas Nevada

NEVADA TRANSPORTATION AUTHORITY 3300 W SAHARA AVE STE 200 LAS VEGAS, NV 89102 19-11007

To whom it may concern,

I would like to request a 45 days extension to compliance phase for CPCN 7408. The reason for this extension is that Registration with DMV took longer than expected because the appointments available were longer than usual.

We are almost done with compliance items but would like to get the extra 45 days if possible.

Best regards,

wad Hussein

viul expire 12/4/20

Liz Babcock

From:

lucyelias@csanv.com

Sent:

Tuesday, October 20, 2020 12:31 PM

To: Cc: Liz Babcock

Subject:

Karen P. Rayson A SERRA TOWING

Attachments:

A SERRA TOWING-EXTENSION REQUEST.pdf

Liz,

A Serra Towing is in the Compliance Phase. We would like to request an extension of 45 days if possible.

DMV registration took longer than expected because of the appointments.

Right now the tow truck got registered and we are sending all Compliance Items to Investigator Karen Rayson.

I think that with 45 days will be enough since we have most of the items. We need to setup an appointment with Karen for the tow truck inspection.

Enclosed please find letter requesting this extension.

Please let me know if there is anything else that you need and we really appreciate if that extension can be granted. We are almost in the end of this process and really want to have it done so that the new owner can continue with this Authority.

Thank you so much for all your help in this matter.

Lucy Elias Corporate Services of America 530 S 8th St Las Vegas, NV 89101 702-214-9400 phone 702-214-9499 fax

Martha Isabel Belloso and Luis Melvin Salinas d/b/a Electric A R Salinas & Towing Motion to Extend Compliance Period Docket 19-11027 November 19, 2020

This application was approved at the February 28, 2020 general session and the 120-day compliance period ran through July 9, 2020.

The Applicant requested and was granted the 90-day extension making the expiration date October 9, 2020.

On October 7, 2020, the Applicant filed a motion to extend the compliance period for an additional 90 days through January 9, 2021.

Electric A R Salinas & Towing

3297 Las Vegas Blvd # 25 Las Vegas NV 89115 (702) 990-1605 (702)348 2923

Docket 19-11027 CPCN 7833

Motion to Extend compliance period 90 days

Motion to Extend compliance period 90 d

Luis melvin saliwas Lulum



Las Vegas Beyond, LLC d/b/a Las Vegas Beyond Expired Temporary Discontinuance Docket 19-11032 November 19, 2020 General Session

This carrier has been on a temporary discontinuance since October 27, 2019.

The period of temporary discontinuance expired on October 27, 2020. Staff has attempted to reach the carrier but they are not responding.

Staff is requesting issuance of an Order to Show Cause as to why CPCN 2232 should not be revoked.

Vegas Valley Towing, LLC Expired Temporary Discontinuance Docket 20-04015 November 19, 2020 General Session

This carrier has been on a temporary discontinuance since April 18. 2020.

The period of temporary discontinuance expired on October 17, 2020. Staff has attempted to reach the carrier but they are not responding.

Staff is requesting issuance of an Order to Show Cause as to why CPCN 7192, Sub 5, should not be revoked.

Alpha Transportation, LLC Expired Temporary Discontinuance Docket 20-04033 November 19, 2020 General Session

This carrier has been on a temporary discontinuance since April 17. 2020.

The period of temporary discontinuance expired on October 16, 2020. Staff has attempted to reach the carrier but they are not responding.

Staff is requesting issuance of an Order to Show Cause as to why CPCN 2230, Sub 1, should not be revoked.

Item #66 REMOVED FROM AGENDA

T1 Transportation, Inc. Expired Temporary Discontinuance Docket 20-05004 November 19, 2020 General Session

This carrier has been on a temporary discontinuance since April 9, 2020.

The period of temporary discontinuance expired on October 9, 2020. Staff has had a conversation with the carrier's attorney, however to date, nothing has been filed on this matter.

Staff is requesting issuance of an Order to Show Cause as to why CPCN 2232 should not be revoked.

Mega Express, Inc. Expired Temporary Discontinuance Docket 20-05002 November 19, 2020 General Session

This carrier has been on a temporary discontinuance since April 20. 2020.

The period of temporary discontinuance expired on October 19, 2020. Staff has attempted to reach the carrier but they are not responding.

Staff is requesting issuance of an Order to Show Cause as to why CPCN 2254 should not be revoked.

Coach World, LLC Expired Temporary Discontinuance Docket 20-06004 November 19, 2020 General Session

This carrier has been on a temporary discontinuance since April 29.2020.

The period of temporary discontinuance expired on October 29, 2020. Staff has attempted to reach the carrier but they are not responding.

Staff is requesting issuance of an Order to Show Cause as to why CPCN 2260 should not be revoked.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The voluntary cancellation of Certificate of)	
Public Convenience and Necessity 1140 issued to)	Docket 20-09030
Tilted Tours, LLC.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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 November 8, 2019, the Authority issued Certificate of Public Convenience and Necessity ("CPCN") 1140 to Tilted Tours, LLC authorizing the transportation service specified below:

Provide scenic tour service within Clark County, Nevada on the one hand and the State of Nevada on the other.

RESTRICTION: The number of vehicles in the carrier's fleet shall be no more than one (1).

- 2. That on September 25, 2020, Jacob Wideen, owner of Tilted Tours, LLC provided notice to the Authority of the voluntary cancellation of CPCN 1140.
- 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 20-09030 Page 2 of 2

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

- 1. CPCN 1140 issued to Tilted Tours, LLC d/b/a Indian Springs Towing is hereby CANCELLED.
- 2. The carrier is to immediately remove any and all markings indicating "CPCN 1140" 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	

9/25/20 rmb DT/NTA

Department of Business and Industry Nevada Transportation Authority

RECEIVED

SEP 2 5 2020

Request for Voluntary Cancellation of CPCH Vegas Nevada

In the matter of the request by Tilted Tours LLC
In the matter of the request byto cancel Certificate of Public
Convenience and Necessity (CPCN) number: 1140
The above named carrier is no longer conducting operations or providing transportation
services authorized under CPCN_1140
Therefore, Jacob Wideen, the authorized representative for
Tilted Tours 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.
Sanh Wisk
Signature of Petitioner
Jacob Wideen
Printed name of Petitioner
2320 Paseo Del Prado
Address Las Vegas NV 89102
7022859298 na
Phone number Fax number
jw@tiltedtours.com
Email address

Page 1 of 3

	 \sim	te.
INSTRU	 I IN	
INSING	 ~.	

1.	Completely fill out the first pag	e of this Vo	pluntary Cancellation Request.
			ting a cancellation of your certificate:
volumes inc	crease. Since then of course there has been little to no b	usiness and we don	it feel a buisness as young as our can hold on long
enough	without losing too much money perso	nally. Becau	se of this we will be surrendering our certificate.
2			
50 50			
**			
3.	Have you removed all marking	gs (name ar	nd CPCN number) from the vehicles?
	Yes, they were remov	ed on	
	No, I will remove them	no later th	an <u>9.25.20</u>
4.	Complete the OATH page and	have notar	ized.
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	uest (with a our office lo	ill tow/taxi plates and/or decals)
	Nevada Trar	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.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The voluntary cancellation of Certificate of)	
Public Convenience and Necessity 7330 issued to)	Docket 20-10006
Findlay Credit Acceptance, LLC d/b/a 9-1-1 Towing)	
and Impound.)	

At a general session of the Nevada Transportation Authority held on November 19, 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 June 17, 2015, the Authority issued Certificate of Public Convenience and Necessity ("CPCN") 7330 to Findlay Credit Acceptance, LLC d/b/a 9-1-1 Towing and Impound 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.

- That on October 6, 2020, Shawn Enayat, owner of Findlay Credit Acceptance, LLC d/b/a 9-1-1
 Towing and Impound provided notice to the Authority of the voluntary cancellation of CPCN 7330.
- 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.

Docket 20-10006 Page 2 of 2

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.

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

1.	CPCN 7330	0 issued to	o Findlay	Credit	Acceptance,	LLC	d/b/a 9-1-1	Towing	and	Impound	1S
	hereby										

Findlay Credit Acceptance d/b/a 911 Towing and Impound

- Citations were adjudicated, closed and went to September 2019 General Session: 21066. 21068, 21069, 21070, 21072, 21073, 21628 and 21635.
- Citations were adjudicated, closed and went to September 2020 General Session: 21826 and 21915.
- Citations were heard, fines were set, waiting for an order to show cause hearing to be set: 21827, 21957, 21958, 21959,21986, and 21987.
- Citation 22234 was heard on October 28, 2020. A fine was set and the citation will be placed on the December 2020 General Session.
- Citations not heard due to temporary discontinuance filed: 20037, 20038, and 20039.

Findley Credit Acceptance, LLC d/b/a 9-1-1 Towing and Impound Docket 20-10006 November 19, 2020 General Session

This carrier has multiple fines due to the NTA and has additional citati	ition issues
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10/6/20 rmb DT/NTA

Department of Business and Industry Nevada Transportation Authority



Request for Voluntary Cancellation of CPCN

In the matter of the request by Findlay Credit Acceptance, LLC
dba 9-1-1 Towing and Impound to cancel Certificate of Public
Convenience and Necessity (CPCN) number: 7330
The above named carrier is no longer conducting operations or providing transportation
services authorized under CPCN
Therefore, Shawn Enayat , the authorized representative for
Findlay Credit Acceptance, LLC dba 9-1-1 Towing and Impound
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.
Signature of Petitioner
Shawn Enayat / Curre
Printed name of Petitioner
3660 S. Valley View Blvd., Las Vegas, Nevada 89103 Address
(702) 336-9938
Phone number Fax number
shawnenayat@gmail.com
Email address

INSTRUCTIONS:	
Completely fill out the first page of this Voluntary Cancellation Request.	
2. Briefly explain the reason you are requesting a cancellation of your certificate:	
Loss of business due to COVID-19 and financial hardship.	:
3. Have you removed all markings (name and CPCN number) from the vehicles?	
Yes, they were removed on	
No, I will remove them no later than	
4. Complete the OATH page and have notarized.	
5. Enclose/attach all vehicle decals and/or tow/taxi plates Sent by mail- Cerfified # 70191170000001849	a Fi
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 Transportation Authority	
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.	

20-10006 VOLUNTARY CANCELLATION Debt Summary Review

20-10006 Request for Voluntary Cancellation of CPCN from Findlay Credit Acceptance LLC dba 9-1-1 Towing and Impound regarding Citations 21066 and 21826.

Summary:

- Citation 21066 was issued to Findlay Credit Acceptance LLC dba 9-1-1 Towing and Impound (CPCN Carrier 7330) 02/04/2019 by Investigator Hawkins for violation of NAC706.4477. The hearing date on citation indicated 03/01/2019 at 2:00PM.
 - o The matter was rescheduled to be heard 03/08/2019 at 2:00pm.
- Citation 21068, 21069, 21070, 21072, 21073 was issued to CPCN Carrier 7330 02/20/2019 by Investigator Hawkins for violations of NRS 706.398; NAC706.1389, 706.2473 (CFR 391.27, 391.51, 391.11), 706.4278, 706.420. The hearing date on all citations indicated 03/08/2019 at 2:00PM.
 - o A stipulated continuance was granted on 03/08/2019 and all citation matters including 21066, 21068-69, 21070, 21072-73 were rescheduled to be heard 04/12/2019 at 2:00pm.
- Citation 21628 was issued to CPCN Carrier 7330 03/29/2019 by Investigator Hawkins for violation of NAC706.311 and 706.194. The hearing date on citation indicated 04/12/2019 at 2:00PM.
 - o A stipulated continuance was granted on 04/12/2019 and all citation matters including 21066, 21068-69, 21070, 21072-73 and 21628 were rescheduled to be heard on 06/07/2019 at 2:00pm.
- Citation 21635 was issued to CPCN Carrier 7330 04/23/2019 by Investigator Hawkins for violation of NAC706.311. The hearing date on citation indicated 06/07/2019 at 2:00PM.
 - o On 07/22/2019 an Order Granting Respondent's Motion to Set Aside Default Judgement and Notice of Hearing was issued with a hearing date of 08/16/2019.
 - O A stipulated continuance was granted on 08/16/2019 and all citation matters were rescheduled to be heard on 09/13/2020 at 2:00pm.
 - o Findlay Credit Acceptance LLC dba 9-1-1 Towing and Impound (CPCN Carrier 7330) was fined a total of \$9,600 with \$2,400 suspended pursuant to the conditions set forth in the Order of the Authority approved at the 09/27/2019 General Session Meeting. Additionally, the abeyance in the amount of \$800 from Citation 20639 was triggered due and payable. The respondent shall also refund Quality Towing the amounts of \$1,449.00, \$1,008.50 and \$524.75. NTA shall conduct within the next two (2) years four (4) random operational inspections. The order and corresponding debt letter were sent on 10/04/2019 specifying payment terms of \$800 due on or before 10/28/2019 with remaining balance of \$7,200 paid in 24 monthly installments of \$300 due on or before the 28th beginning 11/28/2019 until paid in full.
 - On 03/16/2020 a payment in the amount of \$2,000 was made satisfying the initial payment and monthly installments for NOV2019, DEC2019, JAN2019 AND FEB2019.
 - o On 07/31/2020 the carrier was provided a courtesy reminder to bring their account to current status.
 - On 08/04/2020 the carrier requested an extension on their payment plan citing financial hardship during COVID-19 Temporary Discontinuance.
 - o On 08/10/2020 the NTA granted an extension with repayments due on or before 09/28/2020 until paid in full.
 - o On 09/29/2020 a Final Courtesy email was sent to the carrier to bring their account to current status on or before 10/02/2020.
 - As of 10/06/2020 the carrier has made no additional payments towards the payment arrangement for Citation Debts 21066, 21068-69, 21070, 21072-73, 21628 and 21635.
- Citation 21826 was issued to Findlay Credit Acceptance LLC dba 9-1-1 Towing and Impound (CPCN Carrier 7330)09/16/2019 by Investigator Hawkins for violation of NRS706.4479, NAC706.4275. Citation 21827 was issued to CPCN Carrier 7330 09/16/2019 by Investigator Hawkins for violation of NRS706.398. The hearing date on citation indicated 10/04/2019 at 2:00PM.
 - O A stipulated continuance was granted on 10/03/2019 and all citation matters including 21826, 21827, 21957-9 were rescheduled to be heard on 10/21/2019 at 1:00pm.
 - o A Procedural Order was issued 11/04/2019 ordering the carrier to produce all records sought by staff on or before 5:00pm 11/12/2019.
 - o Findlay Credit Acceptance LLC dba 9-1-1 Towing and Impound (CPCN Carrier 7330) was fined a total of \$15,000 pursuant to the conditions set forth in the Order of the Authority approved at the 09/17/202020 General Session Meeting. Additionally, the abeyance in the amount of \$400 from Citation 19527 was

triggered due and payable. Citation 21915 was dismissed, and the carrier was ordered to provide proof of compliance with the return or reimbursement of vehicle as state within the order. The order and corresponding debt letter were sent on 09/25/2020.

- On 11/02/2020 a Final Debt Letter was sent to the carrier to bring their account to current status on or before 11/17/2020.
- o As of 11/03/2020 no payment had been made towards the debt for 21826
- On 10/06/2020 the CPCN Carrier mailed in a Voluntary Cancellation.
- The above Management Analyst Review was completed 11/03/2020 by Hope DiBartolomeo.

As of 11/03/2020, the debts currently reside with the NTA. Citations 21066, 21068-69, 21070, 21072-73, 21628 and 21635 currently has a remaining total balance of \$6,000 and Citation 21826 currently has a balance of \$15,400 for an overall total balance of \$21,400 in fines owed.

10/6/20 rmb DT/NTA

Department of Business and Industry Nevada Transportation Authority



Request for Voluntary Cancellation of CPCN

In the matter of the request by Findlay Credit Acceptance, LLC
dba 9-1-1 Towing and Impound to cancel Certificate of Public
Convenience and Necessity (CPCN) number: 7330
The above named carrier is no longer conducting operations or providing transportation
services authorized under CPCN
Therefore, Shawn Enayat , the authorized representative for
Findlay Credit Acceptance, LLC dba 9-1-1 Towing and Impound
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. Signature of Petitioner
Shawn Enayat / Owner
Printed name of Petitioner
3660 S. Valley View Blvd Las Vegas, Nevada 89103 Address
(702) 336-9938
Phone number Fax number
shawnenayat@gmail.com
Email address

INSTRUCTIONS:	
Completely fill out the first page of this Voluntary Cancellation Request.	
2. Briefly explain the reason you are requesting a cancellation of your certificate:	
Loss of business due to COVID-19 and financial hardship.	:
3. Have you removed all markings (name and CPCN number) from the vehicles?	
Yes, they were removed on	
No, I will remove them no later than	
4. Complete the OATH page and have notarized.	
5. Enclose/attach all vehicle decals and/or tow/taxi plates Sent by mail- Cerfified # 70191170000001849	a Fi
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 Transportation Authority	
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.	

OATH

I	STATE OF Nevada	}}
that I file this application as (Indicate relationship to applicant, i.e. owner, title as officer, etc.) OWNET Such capacity, I am qualified and authorized to file and verify such application; that I have carefully examined all the statements and matters contained in the application; and that all such statements made and matters set forth therein are true and correct to the best of my knowledge, information, and belief. Affiant further states that the application is made in good faith, and presents evidence in support of said application on every particular requested by the Nevada Transportation Authority. I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT. Signature of Affiant Subscribed and swan before me on this day of 20 Notary Public Mailing address of applicant: 3660 S. Valley View Blvd. Las Vegas, Nevada 89103 Phone: (702) 336-9938 Phone: (702) 385-1100 Fax: Fax: Fax: Fax: Fax: Halling address of matters contained in the application; that I have application; that I have application; and the application; that I have application are true and correct to the best of my three and correct to the best of my knowledge, information, and matters contained in the application; that I have application in the application i	COUNTY OF <u>Clark</u>	
that I file this application as (Indicate relationship to applicant, i.e. owner, title as officer, etc.) OWNET Such capacity, I am qualified and authorized to file and verify such application; that I have carefully examined all the statements and matters contained in the application; and that all such statements made and matters set forth therein are true and correct to the best of my knowledge, information, and belief. Affiant further states that the application is made in good faith, and presents evidence in support of said application on every particular requested by the Nevada Transportation Authority. I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT. Signature of Affiant Subscribed and swan before me on this day of 20 Notary Public Mailing address of applicant: 3660 S. Valley View Blvd. Las Vegas, Nevada 89103 Phone: (702) 336-9938 Phone: (702) 385-1100 Fax: Fax: Fax: Fax: Fax: Halling address of matters contained in the application; that I have application; that I have application; and the application; that I have application are true and correct to the best of my three and correct to the best of my knowledge, information, and matters contained in the application; that I have application in the application i	Shawn Enavat	Aparent duty and the
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Signature of Affrant Subscribed and sworn before me on this	I DECLARE UNDER PENALTY OF	PERJURY THAT THE FOREGOING
Subscribed and sworn before me on this	IS TRUE AND CORRECT.	
Mailing address of applicant: Mailing address of applicant: Mailing address of attorney: James S. Kent, Esq. 3660 S. Valley View Blvd. Las Vegas, Nevada 89103 Phone: (702) 336-9938 Phone: (702) 385-1100 Fax:		Signature of Affiant
Notary Public Signature of Attorney, if any Mailing address of applicant: Mailing address of attorney: James S. Kent, Esq. 3660 S. Valley View Blvd. Las Vegas, Nevada 89103 Phone: (702) 336-9938 Phone: (702) 385-1100 Fax: Fax:	Subscribed and sween before me on this	
Notary Public Signature of Attorney, if any Mailing address of applicant: Mailing address of attorney: James S. Kent, Esq. 3660 S. Valley View Blvd. Las Vegas, Nevada 89103 Phone: (702) 336-9938 Phone: (702) 385-1100 Fax: Fax:		
Signature of Attorney, if any Mailing address of applicant: 3660 S. Valley View Blvd. Las Vegas, Nevada 89103 Phone: (702) 336-9938 Phone: (702) 385-1100 Fax:	day of, 20	.
Signature of Attorney, if any Mailing address of applicant: 3660 S. Valley View Blvd. Las Vegas, Nevada 89103 Phone: (702) 336-9938 Phone: (702) 385-1100 Fax:		
Mailing address of applicant: Mailing address of attorney: James S. Kent, Esq. 9480 S. Eastern Ave., Suite 228 Las Vegas, Nevada 89103 Phone: (702) 336-9938 Phone: (702) 385-1100 Fax:	Notary Public	
Mailing address of applicant: Mailing address of attorney: James S. Kent, Esq. 9480 S. Eastern Ave., Suite 228 Las Vegas, Nevada 89103 Phone: (702) 336-9938 Phone: (702) 385-1100 Fax:		1.5
3660 S. Valley View Blvd. 9480 S. Eastern Ave., Suite 228 Las Vegas, Nevada 89103 Las Vegas, Nevada 89123 Phone: (702) 336-9938 Phone: (702) 385-1100 Fax:		Signature of Attorney, if any
3660 S. Valley View Blvd. 9480 S. Eastern Ave., Suite 228 Las Vegas, Nevada 89103 Las Vegas, Nevada 89123 Phone: (702) 336-9938 Phone: (702) 385-1100 Fax:		
3660 S. Valley View Blvd. 9480 S. Eastern Ave., Suite 228 Las Vegas, Nevada 89103 Las Vegas, Nevada 89123 Phone: (702) 336-9938 Phone: (702) 385-1100 Fax:	Mailing address of applicant:	Mailing address of attorney: James S. Kent, Esq.
Las Vegas, Nevada 89103 Las Vegas, Nevada 89123 Phone: (702) 336-9938 Phone: (702) 385-1100 Fax:	250 50.50	155 2 150 300 100 100 100 100 100 100 100 100 10
Phone: (702) 336-9938 Phone: (702) 385-1100 Fax: Fax:	Las Vegas, Nevada 89103	
	Phone: (702) 336-9938	Phone: (702) 385-1100
	Fax:	Fax:
	Email: shawnenayat@gmail.com	

Rev 10/11/19

ADMINISTRATIVE		IFIED COMPLAINT
STATE OF NEVADA	ED PURSUANT TO NRS 706	
	City of LAS	No.21066
Time. 2:00 PM. Week.	City of	20000
1 me	Date Month	209
Location 3300 W	SULVE BANIE	100 MEYEUR
NameLast	First	Middle
Residence Address		/ widdie
	Street	
90	State	Zip
Operator License No		State
D.O.B. Day Yr.	Sex Ht.	Wt. Hair Eyes
Company Name	DIT ACCEPTANCE IN	DON THOM ING
Company 3665 5 Val	1 LU VATEUR	1330 JMP
Address Dr. D 7 M.M.	Street	
LAS VECAS	State	89103
VehicleYean	Make Bo	<u> </u>
Vehicle License		Optor
Respondent	COMMIT THE FOLLOWING OF	TM DALLAS
1. Violation CanDIT DONS	TOL NRS/NAC	CFR
PERSON OTHER THAN	. 0	[7
To wit: RESOLUTION	TAWKEN & VEH	acui: Tal
UTALATTON OF	HEHOURS DOTTE	CATTON
2. Violation (VINAS NAC	\ L CFR \
	\	Other
To wit:	+-	+-+
I certify (or declare) under penalty of perjury	v under the laws of the State of Neuroda	- 1
believe and do believe that above named in Officer/Complainant's Name	espondent committed the above infraction	on(s) and or violation(s) contrary to law.
C	Officer/Complainant's Sign	nature P.No. Date
The potential fine for each of the abo	ove violations sup to \$10,000. Y	ou are hereby notified to appear
before the Nevada Transportation A		
☐ 1755 E. Plumb	a Ave., Suite 200, Las Ve kane, Suite 216, Reno, N	gas, Nevada 89102
on 3 /	//2019	
Month	(Oa) / 20.1	, at 2:00 am/6
Signature	to appear at the time and pla	
Carefully review the explanation of	fighte reenangibility to annea	- M
citation constitutes a promise to	et locat on the reverse side of	this citation. Signing of this
Joe word pages achiete to caleto	utv/review toe intormation co	intological on the services and
of this citation. Signing does	Please read back of	on of guilt or culpability. of citation carefully → →

WHITE-Complaint, GREEN-Notice to Appear

(NSPO Rev. 3-17)

(O) 2803

	ADMINISTRATIVE CHANGN AND VEKIFIED COMPLAI	NT
	ISSUED PURSUANT TO NRS 706.771 STATE OF NEVADA	8
	County of CLARK City of LAS VEGAS	
	Time 10:55 A.M. Week WED Date 2 70 20 77	
	Location 3660 S. Valley Vices Month Day	2106
	Name\	$ \infty $
	Last First Middle Residence Addless	
	Street	***************************************
	City State Ap	
	Operator License No	e
	D.O.B. Mo. Day Yr. Sex Ht. White Tables 1415	Eves
	Company Hatolay CRIDI dea 911 Towns Alato IMPOUND Name Hatolay CRIDI dea 911 Towns MV CPCD 7330	
	Address 3LL 0 S. VALLEY VIDW BLUID Street	
	LAS VEGAS NV State 8910	3
	Vehicle	
	Vehicle License	***************************************
115	Respondent KANDIAM COKOLT ACCEPTANCE dos 911 TOWA	100mZas
10	OID THEN AND THERE COMMIT THE FOLLOWING OFFENSES/INFRACTIONS:	-
41	ACTIVICE AND SHAPE AND 1200 17 am	<u> </u>
	To wit BESSONION AT TATLED TO DAST A CANA	
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	AND REUTEN OF BODDIC TUL. 2473 Other	
	TO WITE RESPONDENT FAILED TO MAKE THOUTH	
	I certify (or declare) under penalty of perjury under the laws of the State of Nevada that I have grounds / probable	cause to
	Definer (Complete entire Name and respondent committed the above infraction(s) and or violation(s) contra	ry to law. Date
	S. Hawking S. A. H. Hallow TOSO 2	Lala
	The potential fine for each of the above violations is up to \$10,000. You are hereby notified to before the Nevada Transportation Authority at:	appear
	3300 W. Sahara Ave., Suite 200, Las Vegas, Nevada 8910	2
	1755 E. Plumb Lane, Suite 216, Reno, Nevada 89502	
	on March 8 , 20 19 , at 2:00 ar	n / 🚳
	Signature The Terri Drake	
	I promise to appear at the time and place indicated. Carefully review the explanation of rights, responsibility to appear, the consequences of	f failing
	to appear and notice of hearing set forth on the reverse side of this citation. Signing citation constitutes a promise to appear in this matter and is an acknowledgeme you have been advised to carefully review the information contained on the rever of this citation. Signing does not constitute an admission of guilt or culp Please read back of citation carefully	of this nt that se side nability.
	WHITE—Complaint; GREEN—Notice to Appear	•
	(NSPO Rex. 3-17)	-

02/26/19 ih

ISSUED PUR	SUANT TO NRS 706.	771 GUMPLAINI	_
STATE OF NEVADA			5
County of CLARK	City of LAS	VIIGAS I	S
Time 10.554 M. Week WES	Date	20 20 19	<u> </u>
Location Stree S. Willey	Viren Month		089
Name	Firet		ופ
Residence Address	Street	Middle	
Cav	State		
Operator License No	(managed)	Zip State	
DOB		State	
	ex gil Towar	06 and # mpour	0
Name FINDLAY CREDIT	MV CPC	D 1330	
Address 3.660 S. VALLEY	VIEW OW	3	
LAS YEGAS	State	8d¹io₃	
VehicleYeer Ma	ke Bod		
Vehicle License	State	1 1000	
	ACCEPTANCE db	a 911 TOWING to	WOON
1. Violation RECO RAS OF	NRS (NAC)	CFR_	_
VIOLATIONS	706.2413	□ 391/2	
TO WITE RESPONDENT FAC	ZED TO LE		_
VEULATTONS OF MOTO			Contra
2. Violation GENERAL REQUIREMENT FOR	NRS/NAC)	391.51	
DREVER QUAL FALLS	1706.3413	Other	=
ancies de l'Enite		TAITAIN A	<u> </u>
l certify (or declare) under penalty of perjury under the believe and do believe that above named respondent	laws of the State of Nevada to	and I frame our many faculty to	- IOW
Officer / Complete path Name	icer/Complainant's Sign		_
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The potential fine for each of the above violal before the Nevada Transportation Authority	tions is up to \$10,000. Yo	ou are hereby notified to app	pear
3300 W. Sahara Ave.,		as. Nevada 89102	
☐ 1755 E. Plumb Lane,	Suite 216, Reno, N	evada 89502	
on Merch	9	, at 200 am /2	
20 Mg		ni Drake	
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(NSPO Ray, 3-17)

(O) 2803 ed

ADMINISTRATIVE CIT		FIED COMPLAINT
STATE OF NEVADA	PURSUANT TO NRS 706.	
County of CLARK	1 4 9	74931
County of Cun Kill Day of	City of	12 12
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Location Stevo 5 Valle	es view	VEGAS 20.21070
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Residence Address		
	State	Zio
Operator License No		
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	State	2 312 3132
Respondent Francis COLOTT	ACCEPTANCE Aba C	II TOLIN AND IMPOUND
1. Violation QUALIFICATIO		CY CFR
OF DRIVERS	706.2473	331.11
TO WITE RESPONDENT AL		TO DERATE
OR DATUE A COMMENT		
2. Violation	NRS/NAC	CFR
		Other
To wit:		
I certify (or deciare) under penalty of perjury und believe and do believe that above named respon-		
Officer/Complainant's Name	Officer/Complainant's Sig	nature P No. Date
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The potential fine for each of the above before the Nevada Transportation Author		You are hereby notified to appear
	lve., Suite 200, Las Ve	nae Nevede 90102
☐ 1755 E. Plumb La	ne, Suite 216, Reno,	Nevada 89502
on March Month	8 , 20 <i>19</i>	, at2:00 am /@m
Signature Zohn	Ter	n Drake
I promise to	appear at the time and pla	ice indicated.
Carefully review the explanation of rig to appear and notice of hearing set f	orth on the reverse side of	f this citation. Signing of this
citation constitutes a promise to as you have been advised to carefully	opear in this matter and	is an acknowledgement that
of this citation. Signing does no	ot constitute an admis-	sion of guilt or culpability. of citation carefully →→
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ADMINISTRATIVE (ITATION D PURSUAN			COMPLA	INT
STATE OF NEVADA	o runsuan	10 mms	/00.//1		2
County of CLARK	######################################	City of 1	11 24	7421	
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OR SUSPENSION OF CEP		16.398	. 1	Other	1
TO WITE RESPONDENT			-		
THEMS AND CONO	TITON	SOF	12077	E MOULE	
2. Violation	NR	S/NAC		CFR	
				Other	
To wit:					
I certify (or declare) under penalty of perjury u	irider the laws of	the State of No	uada that I he	na conside (analysis)	
believe and do believe that above named rea Officer / Complainant's Name	pondent commit	ted the above in	fraction(s) and	d or violation(s) contra	ery to law.
Ella La	Chiceryo	omplainant's	Signature	P No.	Date
The potential fine for each of the above	e violations is		00. You am	hereby potified to	20/19
before the Nevada Transportation Aut	hority at:				
3300 W. Sahara	Ave., Suit	e 200, Las	Vegas,	Nevada 8910	2
1755 E. Plumb I					
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Signature I promise t	o appear at	the time and	place ind	icated.	
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			on or ulti	actor carefully	

(NSPO Rev. 3-17)

(O) 2803

ADMINISTRATIVE C	TATION AND VER	RIFIED COMPLA	INT
STATE OF NEVADA	PUNSOANI 10 NHS /U	10.771	Z
		24324	6
County of CLARK Day of	City of L.A.	2 OF 042	- 22
Time /Q:554.M. Week //	Date2	20 19 Day	- O
Location 3660 S Valle	1 View		21073
NameLast	First	Middle	
Residence Address			
City	State	Zip	
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1 - C 1/50 AC	Street		>
LAS VEGAS	State	8910	3
VehicleVear		ody Co	
Vehicle License		,	NOF
Respondent Findles Cond	H Acceptance us	dea 911 Tow	i linaure
DID THEN AND THERE CO	MMIT THE FOLLOWING O	FFENSES/INFRACTIONS	
1. Violation Authority	NRS (NAC)	CFR	- Ba
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To wit: PLES DON DLENT F			
2. Violation BILLS FOR	NRS/NAC	CFR_	<u>1:</u>
Toward	706.420	Other	
TO WIT: RESPONDENT FO	ILLED TO THE	LUGE THE T	TWR.
Certify (or declare) under penalty of perjury un	CAR CENT , HORT	AL WHAT VIA	STONEO
Officer / Complainant's Name	ondent committed the above infra	ction(s) and or violation(s) com	trary to law.
O II 15-	Officer/Complainant's S	ignature P No.	Date
S. HALKENS	Scott Jane	J450 1	120/19
The potential fine for each of the above before the Nevada Transportation Auth	ority at:	. You are hereby notified	to appear
10 3300 W. Sahara	Ave., Suite 200, Las V	/egas, Nevada 891	02
	ane, Suite 216, Reno,		
on March Month		at 2:00	am /df
Signature 2 Dus	a Fu	ri Drake	
Carefully review the explanation of right	appear at the time and p	elace Indicated.	of falling
to appear and notice of hearing set citation constitutes a promise to a you have been advised to carefully of this citation. Signing does n	forth on the reverse side appear in this matter and review the information of constitute an admi	of this citation. Signin is an acknowledgen contained on the rev	g of this nent that erse side lipability.
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0) 2803

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

)	
)	Citation Number 21066
)	
)	
)))

NOTICE OF RESCHEDULED HEARING

The above matter was set for hearing March 1, 2019. Due to a scheduling conflict, the matter cannot be heard on that date. Accordingly, **NOTICE IS HEREBY GIVEN** that a hearing on this matter has been rescheduled as follows:

FRIDAY, March 8, 2019 2:00 p.m.

Nevada Transportation Authority 3300 W. Sahara Ave., Ste. #200 Las Vegas, NV 89102 (702) 486-3303

At which time a Hearing Officer will receive testimony and evidence regarding the alleged violation(s), and decide which testimony and evidence will be delivered to the Authority.

If Respondent fails to appear at the above time and place set for hearing, pursuant to NAC 706.4017(2), the Authority may impose a fine for the violation(s) alleged in the complaint/citation.

By the Authority,

Jennifer Hill, Legal Secretary II

Dated: <u>February 5, 2019</u> Las Vegas, Nevada

BEFORE THE NEVADA TRANSPORTATION AUTHORITY In Re Administrative Citation Number $\frac{21068 - 21073}{21066}$ STIPULATED CONTINUANCE At the (circle one) Respondent's/Staff's request, the parties to the above-captioned Citation hereby stipulate to a continuance of the matter. Matter rescheduled to April 12, 2019 at 2:00 Respondent walves further notice of hearing reschedule date. Respondent Signature Deputy AG Signature

ORDER

Respondent Address:

Hearing Officer

Continuance GRANTED DENIED.

Telephone number:

Dated this _____ day of _______, 2019 / Las Vegas, Nevada.

ADMINISTRATIVE CITATION AND VERIFIED COMPLAINT
ISSUED PURSUANT TO NRS 706.771
STATE OF NEVADA
County of Clark City of Las VEGAL N
Month Day
Location 2664 S. VALLEY VICAN STYON NO
Name
Residence Address First Middle
Street
City State Zip
Operator License No State
D.O.B.
Company Travelou Chison Secuspionic Ut Hair Eyes +
Name to A. I. Tournic MV/GPON 1330
Company 3660 & VALLEY VIEW BLVD & Address 3660 & VALLEY VIEW BLVD
MR 1/16082 1/1 84/03 8
Vehicle
Year Make Body Color Vehicle License
Respondent DRA QUI TALITAGE
DID THEN AND THERE COMMIT THE FOLLOWING OFFENSES/INFRACTIONS:
1. Violation UNESANAC CFR
RATES 706.311 - other
TO WITE PREPARATE A RATE
2. Violation THITE TERENCE NRS/NEO CFR
WATH INSPECTALLS 706.194 Other
TO WITE RESPONDENT DED TATEDE FOLE , OR HIS IDE L
If with the term of penalty of perjury under the laws of the State of Neveda that I have glounds/probable cause to
believe and do believe that above named respondent committed the above infraction(s) and or violation(s) contrary to law. Officer/Complainant's Name Officer/Complainant's Signature P No. Date
SHOW INTO SHAPE IN FACE I LOUIS
The potential fine for each of the above violatione is up to \$10,000. You are hereby notified to appear before the Nevada Transportation Authority at:
3300 W. Sahara Ave., Suite 200, Las Vegas, Nevada 89102
☐ 1755 E. Plumb Lane, Suite 216, Reno, Nevada 89502
on
Signature I promise to appear at 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 appear in this matter and is an acknowledgement that
you have been advised to carefully review the information contained on the reverse side of this citation. Signing does not constitute an admission of guilt or culpability.
of this citation. Signing does not constitute an admission of guilt or culpability. Please read back of citation carefully → →
WHITE-Complaint; GREEN-Notice to Appear

104/40 ib

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BEFORE THE NEVADA TRANSPORTA	TION AUTHORITY
In Re Administrative Citation Number 2006, 2006, 2009, 2	1070, 21072, 21073, 2428
in Re Administrative Change Value (STIPULATED CONTINUANCE
issued to Finding Credit Acceptance, UC? Alba 911 Taving	REQUEST AND ORDER
REQUEST	
Date: April 12 , 2019	
At the (circle one) Respondent's/Staff's request, the parties to the a	above-captioned Citation hereby stipulate to a
continuance of the matter.	
Matter is currently set for hearing on	, 2019 at <u>Z: 00</u> am /pm.
 Requesting a <u>50</u> -day continuance. 	
· Reason for request DAY leavestor to appearately	Propose on hery
• Reason for request DAY Reareston to accorded • Matter rescheduled to June 7th	2019 at 2:00 a.m. / 6.m. and
Respondent waives further notice of hearing reschedule date	
	M(1)
	K / V
Respondent Signature	Deputy AC Signature
Mun en wort	Patty L. Wals
Respondent Printed Name	Deputy AG Printed Name
Respondent Address: 3660 5 Vally v.a. Blv.	
1.	
1 NV 8010C	
Telephone number: (401) 3369931	
ODDED	
ORDER	
Continuance GRANTED / DENIED.	
1.1.1	
Hearing Officer	
1	
Dated this 12 day of April	, 2019 / Las Vegas, Nevada.

	TATION AND VER		INT
STATE OF NEVADA	PURSUANT TO NRS 706	3.771	Z
•	- 100	Aticcac	6
1102 - Day of	City ofLAS	VEGAS	.2163
26. 110	Date Month	Day 20.17	တြ
Location	SARA MUE		မ္သ
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	Street	T	
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UNITEDIAM RATES	706.311	Other	
TO WITE RESPONDENT O	Kirch Transfer and Control of the Control		·T
WAS DOT IN ACCOUNT		TAOTOS	191-
2. Violation	NRS/NAC	CFR_	
	_	Other	
To wit:			
			- X.F 3.78
I certify (or declare) under penalty of perjury under believe and do believe that above named responde	the laws of the State of Nevada t ent committed the above infraction	hat i have grounds/probable	cause to
Officer/Complainant's Name	Officer/Complainant's Sign		Date
SHANKINS	2. At Malan	1850 4	1/22/19
The potential fine for each of the above vio before the Nevada Transportation Authorit	plations is up to \$10,000. Ye	ou are hereby notified to	appear
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on			
Month	Day 20	, at2:00 an	n/ @ n
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Signature I promise to ap	pear at the time and place	e indicated,	
Carefully review the explanation of rights to appear and notice of hearing set fort	s. responsibility to enney	the sensessians	f failing
cited on constitutes a promise to appl	ART IN This matter and is	an antenandada	
you have been advised to carefully re- of this citation. Signing does not	view the information co.	stained on the succession	
	Please read back o	f citation carefully	→ →
WHITE-Comple	aint; GREEN-Notice to Appe	er	

(O) 2803 **4**

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

Citations 21066, 21068, 21069, 21070, 21071,)	Citations 21066, 21068, 21069,
21072, 21073, 21628 and 21635 issued to Findlay	j	21070, 21071, 21072, 21073,
Credit Acceptance d/b/a 911 Towing for violation of	Ś	21628 and 21635
NAC 706.4477, NAC 706.1389, NAC 706.2473 and	•	
NAC 706 311		

ORDER GRANTING RESPONDENT'S MOTION TO SET ASIDE DEFAULT JUDGMENT AND NOTICE OF HEARING

On June 7, 2019, violation findings were entered and fines assessed against Findlay Credit Acceptance d/b/a 911 Towing.

Prior to the matter being considered by the full Authority, the Respondent filed a request procedurally similar to a Motion to Set Aside Default Findings and Reset Hearing.

The Hearing Officer, for good cause shown, hereby **GRANTS** Respondent's Motion to Set Aside Findings and Reset Hearing.

Accordingly, **NOTICE IS HEREBY GIVEN** that a hearing on this matter has been scheduled as follows:

FRIDAY, August 16, 2019

2:00 p.m.

Nevada Transportation Authority 3300 W. Sahara Ave. Suite 200 Las Vegas, Nevada 89102 (702) 486-3303

At which time a Hearing Officer will receive testimony and evidence regarding the alleged violation(s), and decide which testimony and evidence will be delivered to the Authority for final determination.

/	/	/
1	1	/
/	1	1

If Respondent fails to appear at the above time and place set for hearing, pursuant to NAC 706,4017(2), the Authority may impose a fine for the violation(s) alleged in the complaint/citation.

By the Authority,

David Newton, Commissioner

Attest:

Rita Brownawell, Legal Research Assistant

Dated:

Las Vegas, Nevada

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

21064,21068-	10 21012-15
In Re Administrative Citation Number 21628, 2) 6:	
issued to 911 Towing 1	STIPULATED CONTINUANCE REQUEST AND ORDER
REQUEST	
Date: Aug. 16, 2019	
At the (circle one) Respondent's/Staff's request, the parties to the	above-captioned Citation hereby stipulate to a
continuance of the matter.	
Matter is currently set for hearing on	, 2019 at 2:00 am (pm.
• Requesting aday continuance.	
Reason for request	
Matter rescheduled to Sept. 13	, 2019 at a.m. / p.m. and
Respondent waives further notice of hearing reschedule da	
Milarelan	h
Respondent Signature	Deputy AG Signature
MBatt	(aus wour
Respondent Printed Name	Deputy AG Printed Name
Respondent Address:	
•	
Telephone number:	<u> </u>
ORDER	
Continuance GRANTED DENIED.	
Hearing Officer	
Dated this 16th day of August	_, 2019 / Las Vegas, Nevada.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

Citations Issued to Findlay Credit)	
Acceptance dba 911 Towing for violation)	Citation Nos. 21066, 21068, 21069, 21070,
of NAC 706.4477, NAC 706.1389,)	21072, 21073, 21628, and 21635
NAC 706.2473, and NAC 706.311.)	1
)	

At a general session of the Nevada Transportation Authority held on September 27, 2019.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

<u>ORDER</u>

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

- On February 4, 2019, the Enforcement Staff ("Staff") of the Nevada Transportation
 Authority ("Authority") issued Citation No. 21066 to Findlay Credit Acceptance LLC
 doing business as 911 Towing and Impound ("Respondent") for violation of Nevada
 Administrative Code ("NAC"), section 706.4477, for a tow without 48-hours' notice.
- 2. On February 22, 2019, Staff issued Citation No. 21068 for violation of NAC 706.1389 for failure to post tariff in a public location and for violation of NAC 706.2473 referencing U.S. Code of Federal Regulations ("CFR"), Title 49, section 391.25, for failure to inquire on the record of every driver once every twelve months; Citation No. 21069 for violation of NAC 706.2473 referencing 49 CFR 391.27, for failure to list all violations of motor laws for which convicted, and for another violation of NAC 706.2473 referencing 49 CFR 391.51 for failure to maintain a

driver qualifications file and allowing unauthorized driver to perform tows; Citation No. 21070 for violation of NAC 706.2473 referencing 49 CFR 391.11 for allowing driver without a medical card to drive or operate a commercial vehicle; Citation No. 21072 for violation of Nevada Revised Statutes ("NRS"), section 706.398, for failure to operate under the terms and conditions of its certificate; and Citation No. 20173 for violation of NAC 706.4275 for failure to obtain a signature within 24 hours before removal of a vehicle and for violation of NAC 706.420 for failure to submit a tow bill with all information required.

- 3. On March 29, 2019, Staff issued to Respondent Citation No. 21628 for violation of NAC 706.311 for failure to charge uniform rates in accord with the tariff on file and for violation of NAC 706.194 for interference with an investigation.
- 4. On April 23, 2019, Staff issued to Respondent Citation No. 21635 for violation of NAC 706.311 for failure to charge uniform rates in accord with the tariff on file.
- On June 7, 2019, the Authority convened a hearing on the citations before Commissioner David Newton, Presiding Officer.
- 6. Appearance at the hearing was made by Louis V. Csoka, Esq., on behalf of Staff, and by Michael Batt, General Manager, on behalf of Respondent.
- 7. Upon commencement of hearing, before any witness was sworn, the parties announced that they had reach a settlement of all citations referenced herein. For each citation, Staff's Investigation Report was marked as an exhibit.
- 8. The parties' settlement follows:
 - a. Citation No. 21066: \$800.00 per violation (based on fourth violation in the past three years) on one violation for a total of \$800.00;

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- b. Citation Nos. 21068, 21069, 21070, and 21073: \$800.00 per violation on seven violations for a total of \$5,600.00;
- c. Citation No. 21071: Continued to July 21, 2019, and disposed of by vote of the Authority at general session on July 18, 2019;
- d. Citation No. 21072: Withdrawn by Staff;
- e. Citation No. 21628: \$800.00 per violation on three violations for a total of \$2,400.00 and deliver refund checks to Quality Towing, one in the amount of \$1,449.00 and the other in the amount of \$1,008.50;
- f. Citation No. 21635: \$800.00 per violation on one violation for a total of \$800.00 and one refund check to Quality Towing in the amount of \$524.75;
- g. The total amount of new fines as stipulated is \$9,600.00;
- h. Citation No. 20639: The amount of \$800.00 suspended in the order on that citation is now due and owing; and
- The parties agreed to defer to the Presiding Officer on setting any amount in suspension for the new stipulated fines and to determine payment options available.
- 9. At the hearing, after taking the settlement, the Presiding Officer announced as follows:
 - a. He would propose to the Authority that it accept the agreement among the parties;
 - b. He would propose to the Authority that twenty-five percent, or \$2,400.00, of the new fines be suspended for two years on the conditions of no violations of

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NRS or NAC Chapters 706 during that period and of timely payment of the amount not suspended;

- c. He would propose to the Authority that Respondent have twenty-four months to pay the portion of the new fines not suspended; and
- d. He would propose to the Authority that Staff conduct four random operational inspections of Respondent over the next two years.
- 10. Before the settlement could be considered for a vote by the Authority, Respondent sought relief from the amounts of the fines in the settlement. Respondent did not challenge the fact of the violations.
- 11. At a general session of the Authority held July 18, 2019, the Authority voted to authorize the Presiding Officer to reconsider the fines imposed by stipulation on the instant citation.
- 12. As a result of that vote, Presiding Officer Newton reconvened the hearing on the instant citations on September 13, 2019, for the purpose of reconsidering the fines stipulated by the parties. Appearances were made as before at the first hearing except that Andrew Scott, Compliance Enforcement Officer for the Authority, also appeared for Staff and Respondent's owner, Shawn Enayat, also appeared by telephone.
- 13. Presiding Officer Newton took comment and argument from all parties. Staff advised that it continued to support the fines as stipulated. The Presiding Officer announced that he would not propose modification of the settlement of the parties because he believes the terms of the settlement are in the public interest.
- 14. The Authority finds and concludes that the settlement of the parties and the proposed additional terms stated by the Presiding Officer are acceptable and in the public

interest and should be approved. The Authority accepts and approves the Presiding Officer's decision not to amend any term of the settlement.

BASED ON THE FOREGOING, it is ORDERED that:

- 1. Respondent Findlay Credit Acceptance doing business as 911 Towing, Inc., is FINED a total of \$9,600.00 for all violations referenced in this order, with the amount of \$2,400.00 suspended for two years on the condition that Respondent during that time commits no violations of NRS or NAC Chapters 706 and makes timely payment of that part of the fine not suspended;
- 2. Respondent may pay the portion of the fine not suspended over a period of twentyfour months;
- 3. Respondent shall refund forthwith to Quality Towing the amounts of \$1,449.00; \$1,008.50; and \$524.75;
- 4. Respondent is FINED \$800.00 for the amount of the fine suspended by order on Citation No. 20639, with that amount now due and payable;
- Staff shall conduct on Respondent within the next two years four random operational inspections; and

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

NEVADA
TRANSPORTATION
AUTHORITY

STATE OF NEUROR

By the Authority,

Dawn Gibbons, Chairman

George Assad, Commissioner

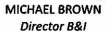
David Newton, Commissioner

Attest:

Jennifer De Rose, Deputy Commissioner

Dated:

Las Vegas, Nevada



DAWN GIBBONS
Chairman
GEORGE ASSAD
Commissioner
DAVID NEWTON
Commissioner



DEPARTMENT OF BUSINESS AND INDUSTRY

NEVADA TRANSPORTATION AUTHORITY

FINDLAY CREDIT ACCEPTANCE LLC D/B/A 911 TOWING & IMPOUND 3660 S VALLEY VIEW LAS VEGAS NV 89103

SUBJECT: ORDER OF THE AUTHORITY ORDER GRANTED PAYMENT PLAN

Dear FINDLAY CREDIT ACCEPTANCE LLC D/B/A 911 TOWING & IMPOUND:

On September 27, 2019, you were fined a total of \$9,600 for Citation numbers 21066, 21068, 21069, 21070, 21072, 21073, 21629 and 21635 with \$2,400 held in abeyance. Additionally, the abeyance amount from Citation number 20639 for \$800 was triggered due and payable. The respondent shall also refund Quality Towing the amounts of \$1,449.00, \$1,008.50 and \$524.75. NTA staff shall conduct within the next two (2) years four (4) random operational inspections.

The Respondent shall make an initial payment of \$800 due on or before 10/28/2019. The remaining balance of \$7,200 shall be paid in 24 monthly installments of \$300 due on or before the 28th beginning November 2019 until balance is paid in full.

If you fail to meet the terms of this payment plan, 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.

Questions concerning this matter should be directed to Hope DiBartolomeo at (702) 486-6533.

Sincerely.

Jennifer De Rose, Deputy Commissioner

Dated:

Las Vegas, Nevada

Enclosure

STATE OF NEVADA DEPARTMENT OF BUSINESS AND INDUSTRY NEVADA TRANSPORTATION AUTHORITY RECEIPT

No. 37486

Received (troff 91	1 Toi	ving	nd s	nbru	ind	_Date_	//	2020
Van Pool	Limo	Taxi	Tow	Warehouse	Filing Fee	Сору	Citation/Impound 21046	Pub Costs	Other
Cash		Reference / A	pproval Code:			MEMO C	tation	#21	068
Check	ed Funds	15	20			# 210	069=1121	1629	H 21077
Received	by:	Ful	ton	/					

3300 W. SAHARA AVENUE, SUITE 200, LAS VEGAS, NV 89102

1755 E. PLUMB LANE, SUITE 229, RENO, NV 89502

From: <u>Hope Dibartolomeo</u> on behalf of <u>nta</u>

To: 911towingnv@gmail.com; 911towinggm@gmail.com

Cc: Ron Delgado; Hope Dibartolomeo; nta

Subject: APPROVED EXTENSION REQUEST 21066, 21068-70, 21072-73, 21628, 21635

Date: Monday, August 10, 2020 2:11:52 PM

Importance: High

911 Towing and Impound CPCN7330,

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 28th of each month beginning September 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 pay the amount due immediately, as set forth above, an order will be filed for you to show cause which could lead to the revocation of your certificate.

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



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.

From: 911 Towing < 911towinggm@gmail.com>

Sent: Tuesday, August 4, 2020 2:23 PM

To: nta < nta@nta.nv.gov > Subject: Request for Extension

To whom it may concern,

911 Towing and Impound CPCN 7330 is requesting an extension on all payments due, due to financial hardship. We are on a temporary discontinuance due to financial hardship. At this point in time we are not able to determine when or if we will be able to reopen.

Myke General Manager 911 Towing and Impound CPCN 7330 3660 South Valley View Boulevard Las Vegas, NV 89103 From: <u>Hope Dibartolomeo</u>

To: 911towingnv@gmail.com; 911towinggm@gmail.com; Hope Dibartolomeo

Cc: Ron Delgado; nta

Subject: NTA Citation Payment Plan PAST DUE -- ACTION NECESSARY

Date: Tuesday, September 29, 2020 3:54:00 PM

Importance: High

Good afternoon,

We have not yet received the September installment for your NTA Citation Order payment plan which was due on or before September 28, 2020. This is a final courtesy notice to bring your account to current status by mailing your past due installment for receipt by our office on or before Friday 10/02/2020.

If you fail to meet the terms of the 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 in addition to an order being filed for you to show cause which could lead to the revocation of your certificate.

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: Hope Dibartolomeo <hdibart@nta.nv.gov> On Behalf Of nta

Sent: Monday, August 10, 2020 2:12 PM

To: 911towingnv@gmail.com; 911towinggm@gmail.com

Cc: Ron Delgado <rdelgado@nta.nv.gov>; Hope Dibartolomeo <hdibart@nta.nv.gov>; nta

<nta@nta.nv.gov>

Subject: APPROVED EXTENSION REQUEST 21066, 21068-70, 21072-73, 21628, 21635

Importance: High

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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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Sent: Tuesday, August 4, 2020 2:23 PM

To: nta < nta@nta.nv.gov>
Subject: Request for Extension

To whom it may concern,

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Myke General Manager 911 Towing and Impound CPCN 7330 3660 South Valley View Boulevard Las Vegas, NV 89103

ISSUED PURSUANT TO NRS 706.77	7
STATE OF NEVADA	6
County of CLARK City of LAS	UEGAS N
Time 1:24 PM. Day of Week YMD N Date 9 16	20.19
Location 366 0 S. VALLEY VIEW F	300
NameLast First	Middle
Residence AddressStreet	
City State	Zip
Operator License No	State
D.O.B.	Hair Eyes
Company FINIAT CRUST ACCUTANCE, LIC WI.	7330
Address 3660 S. VALLEY VIEW BLVD	
LAS VEGAS JU State	£01 <u>e</u> 8
Vehicle	Color
Vehicle License	
1440411	NO O UNO
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OF MOTOR VEH TOWED AT 706.4479	☐ Other
TO WITE RESPONDENT DID FAIL TO	BUTTEY
Lical churca By Chartering mail &	
2. Violation A UTHORITY TO NRS (NATS	□ CFR
POINTE PROPERTY 706.4275	Other
TO WIT: RESPONDENT FATLED TO OBT	DIN STENATURE
WAY IN 24 Hours PLATER REMIAL	of vehicle
I certify (or declare) under penalty of perjury under the laws of the State of Nevada the believe and do believe that above named respondent committed the above infraction	
Officer/Complainant's Name Officer/Complainant's Signa	ture P No. Date
The potential fine for each of the above violations is a by \$10,000. You before the Nevada Transportation Authority at:	are hereby notified to appear
3300 W. Sahara Ave., Suite 200, Las Vega	
☐ 1755 E. Plumb Lane, Suite 216, Reno, Ne	_
on	at 2:00_am Gan
Signature. I promise to appear at the time and place	indicated.
Carefully review the explanation of rights, responsibility to appear, to appear and notice of hearing set forth on the reverse side of t citation constitutes a promise to appear in this matter and is you have been advised to carefully review the information con of this citation. Signing does not constitute an admission	the consequences of failing his citation. Signing of this an acknowledgement that stained on the reverse side

ADMINISTRATIVE CITATION AND VERIFIED COMPLAINT

09/24/19 jh EDB/CAL

County of CLARK City of LAS Time L' 24 MWeek MAN Date 9 Location 3660 S. VALLEY VIEW	6
Time 1: 24 mweek Man Date 9 U Location 3660 S. VALLEY VIEW	
Location 3660 S. VALLEY VIEW	
Location 3660 S. VALLEY VIEW	20
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Name	Middle
Residence AddressStreet	
City State	Zip
Operator License No	State
D.O.B. Company F-Wind Country ACCEPTANCE, W.C.W. Name DBA 911 Towns The Transcrip MV/OBA Company 3 6 6 5 11 MUST VIEW	Hair Eyes
Street	121.00
LAS VEGAS NU State	84103
Vehicle Year Make Body	Color
Respondent OF AND THERE COMMIT THE FOLLOWING OFFER	Im PULLO
TO WIT: PLES ENDING HOS FATLEY UNDER TERM AND CONDETTONS 2. Violation	Other Omdy
2. Violation NRS NAC	L CPR
,	∴ Other
	1
To wit:	
I certify (or declare) under penalty of perjury under the laws of the State of Nevada tha	
	s) and or violation(s) contrary to la
I certify (or declare) under penalty of perjury under the laws of the State of Nevada that believe and do believe that above named respondent committed the above infraction(s) and or violation(s) contrary to law
I certify (or declare) under penalty of perjury under the laws of the State of Nevada that believe and do believe that above named respondent committed the above infraction; Officer / Complainant's Name Officer / Complainant's Signat The potential fine for each of the above violations as up to \$10,000. You	s) and or violation(s) contrary to late ture P No. Date
I certify (or declare) under penalty of perjury under the laws of the State of Nevada that believe and do believe that above named respondent committed the above infraction of the Complainant's Name Officer/Complainant's Signature of the State of Nevada that believe and do believe that above named respondent committed the above infraction of the laws of the State of Nevada that believe and the State of Nevada	a) and or violation(s) contrary to lat ture P No. Date
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I certify (or declare) under penalty of perjury under the laws of the State of Nevada the believe that above named respondent committed the above infraction of the Complainant's Name Officer/Complainant's Signate Off	s) and or violation(s) contrary to last ture P No. Date T 150 T 150 u are hereby notified to appears, Nevada 89102
I certify (or declare) under penalty of perjury under the laws of the State of Nevada that believe and do believe that above named respondent committed the above infraction(). Officer / Complainant's Name Officer / Complainant's Signat The potential fine for each or the above violations is up to \$10,000. You before the Nevada Transportation Authority at: 3300 W. Sahara Ave., Suite 200, Las Vegation State 216, Reno, New Month Month Signature	s) and or violation(s) contrary to last ture PNo. Date J050 9-16- u are hereby notified to appears, Nevada 89102 evada 89502 at
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BEFORE THE NEVADA TRANSPORTATION AUTHORITY n Re Administrative Citation Number 21957, 58 & 59) STIPULATED CONTINU ANCE ssued to Findlay Credit Acceptance, LC REQUEST AND ORDER REQUEST Date: October 3, 2019 at the (circle one) Respondent's/Staff's request, the parties to the above-captioned Citation hereby stipulate to a ontinuance of the matter. Matter is currently set for hearing on October 3 94 . 2019 at 9:30 am Jam. Requesting a ______-day continuance. Reason for request need to return a lattorney Matter rescheduled to October 21, 2019 at Respondent waives further notice of hearing reschedule date. Deputy AG Signature Lauri Csour M Batt spondent Printed Name Deputy AG Printed Name spondent Address: ephone number: ORDER

, 2019 / Las Vegas, Nevada.

Jennifer Hill

From: Sent:

Louis V. Csoka [LCsoka@ag.nv.gov]
Thursday, October 03, 2019 9:47 AM
Rita Brownawell; Jennifer Hill; Jennifer DeRose; Mark Liapis
Kenneth Dinino; John Foster; Scott Hawkins

To:

Cc:

Subject:

911 Towing Continued to a Hearing on October 21, at 1 p.m. Thank you very much to all.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

Citations issued to Findlay Credit)	
Acceptance dba 911 Towing for violation of)	
NRS 706.4479, NAC 706.4275, NRS)	Citation Nos. 21826, 21827, 21957,
706.398,NAC 706.206, NAC 706.442, NAC)	21958, and 21959
706.203, NAC 706.405, NAC 706.381,)	
and NAC 706.356.	
<u> </u>	

PROCEDURAL ORDER

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

- On September 10, 2019, the Enforcement Staff of the Nevada Transportation Authority
 ("Staff") issued to Findlay Credit Acceptance, LLC, doing business as 911 Towing
 ("Respondent") Citation Nos. 21957, 21958, and 21959, and on September 16, 2019,
 issued to Respondent Citation Nos. 21826 and 21827.
- These citations are consolidated for hearing to continue on December 2, 2019. Among
 other things, Staff alleges that Respondent sold unlawfully at a lien sale a vehicle towed
 by Respondent, a 2019 GMC Yukon registered to The Hertz Corporation, a car rental
 company.
- 3. On October 27, 2019, Staff requested that Respondent produce documents relating to the vehicle allegedly sold unlawfully by Respondent, including but not limited to the identity of the purchaser of the vehicle, the total amount of the proceeds from the sale, and the date of the auction or sale.
- 4. Respondent objected to this request on the grounds that it is irrelevant to the issues before the Authority and beyond the jurisdiction of the Authority.

- 5. Staff moved for issuance of a subpoena pursuant to Nevada Administrative Code ("NAC"), section 706.936, later corrected to NAC 706.3989.
- 6. The Presiding Officer concludes that the Nevada Transportation Authority may compel production of information such as that requested during the pendency of a hearing under Nevada Revised Statutes ("NRS"), section 706.2875, and NAC 706.3989.
- 7. The Authority has jurisdiction over tow operator liens on vehicles pursuant to NRS 706.132, NRS 706.4468, NRS 706.4483, and NRS 706.4479.
- 8. The Presiding Officer finds that the information sought by Staff is relevant to the citations pending against Respondent concerning the alleged unlawful disposition of a vehicle by sale or auction on a lien.

BASED ON THE FOREGOING, it is ORDERED that:

- 1. Staff's motion is GRANTED to the extent provided for herein;
- Respondent Findlay Credit Acceptance, LLC, dba 911 Towing, shall produce to Staff
 on or before 5:00 p.m., Tuesday, November 12, 2019, all records sought by Staff in
 in its request to Respondent on October 30, 2019, concerning the vehicle allegedly
 disposed of unlawfully; and

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

By the Authority,

David Newton, Presiding Officer

Attest

ark T. Liapis, Administrative Attorney

Dated:

Las Vegas, Nevada

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

Citations Issued to Findlay Credit)	
Acceptance LLC dba 9-1-1 Towing for)	
violation of NRS 706.4479, NAC 706.42	75,)	Citation Nos. 21826 & 21915
and NAC 706.194.)	
)	

At a general session of the Nevada Transportation Authority held on September 17, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

<u>ORDER</u>

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

- 1. On September 16, 2019, the Enforcement Staff of the Nevada Transportation Authority ("Staff") issued Citation No. 21826 to Findlay Credit Acceptance LLC, doing business as 9-1-1 Towing ("Respondent") for violation of Nevada Revised Statutes ("NRS"), section 706.4479, for failure to notify legal owner of lien demand by certified mail, and Nevada Administrative Code ("NAC"), and section 706.4275, for failure to obtain signature within twenty-four hours before removal of vehicle. This was based on a complaint filed by Hertz Auto Rentals.
- On September 16, 2019, Staff issued Citation No. 21827 to Respondent for violation of NRS 706.398 for failure to comply with the terms and conditions of its certificate of public convenience and necessity ("CPCN").

- 3. Citation No. 21827 was scheduled to be heard with Citation Nos. 21826 and 21915.
 During the hearing on Citation Nos. 21826 and 21915, however, the Presiding Officer ordered the hearing on Citation No. 21827 to be continued to a later date, and it is therefore not addressed herein.
- On November 22, 2019, Staff issued Citation No. 21915 to Respondent for violation of NAC 706.194 for interference with inspection by Staff.
- Respondent holds CPCN 7330 authorizing on-call consent and non-consent tow car services between points and places within the state of Nevada.
- 6. On October 21, 2019, the Authority convened a hearing on the citations before Commissioner David Newton, Presiding Officer.
- 7. Appearance at the hearing was made by Louis V. Csoka, Esq., on behalf of Staff, and by James S. Kent, Esq., on behalf of Respondent and by Sean Enayat, owner of Respondent.
- 8. On that date, Staff offered the testimony of Misuk Kim and, by telephone, Nicholas White, both in their capacity as employees of Hertz automobile rental agency.
- 9. Misuk Kim testified that she is employed by Hertz as its vehicle control manager and has held that position for five years. Among her duties, Kim researches and picks up missing Hertz rental cars in the Las Vegas metropolitan area.
- 10. Kim testified that on June 26, 2019, the renter advised Hertz that one of its rental vehicles in Las Vegas, Nevada, a 2018 GMC Yukon ("vehicle"), had been towed.
- 11. Kim testified that Hertz often, as in this matter, sends a release to the tow car carrier authorizing the renter to claim the vehicle. In this matter, she testified, the renter never appeared before Respondent to claim the vehicle. She was not aware of Hertz

- having sent a release form to Respondent and suggested that it may have come from Hertz's emergency road services division.
- 12. On July 10, 2019, Kim was instructed by White to retrieve from Respondent the vehicle. Kim testified that she came to understand that the vehicle was towed from a private residential community for a parking violation.
- 13. Kim contacted Respondent by telephone on that date, but was told by Terri Drake, an employee of Respondent, that Respondent could not access the vehicle on its system and that therefore the renter had the vehicle.
- 14. On July 12, Kim contacted Respondent again and advised Respondent that renter denied retrieving the vehicle and was advised by Drake this time that she needed to contact Respondent's lien department because the vehicle was not in Respondent's system.
- 15. Kim was advised by Respondent that the only way to contact the lien department was by electronic mail. Kim promptly delivered an e-mail to the address provided for Respondent inquiring about recovery of the vehicle. She sent Respondent e-mails on July 12th, 30th, and 31st, but none was answered.
- 16. On July 19, 2019, not having received a response to her first e-mail, Kim contacted Respondent again by telephone but was provided no new information.
- 17. On July 30, 2019, Kim contacted Respondent again by telephone and was advised that a manager will call back.
- 18. On July 31, 2019, Kim spoke by telephone with Patrick, a manager at Respondent, who advised that the vehicle in question had been sold at auction. Kim testified this

- was the first time anyone at Respondent contacted her in response to her inquiries about the GMC Yukon.
- 19. Kim testified that Hertz was never given notice of the lien or of the lien sale.
- 20. Kim estimated the value of the vehicle to be over \$60,000.00.
- 21. Kim testified that, until the end, she assumed there was only miscommunication between her and Respondent, not that the vehicle had been sold at auction. As a result, she was patient in working with Respondent to locate the vehicle.
- 22. Until advised of the sale, she proceeded on the belief that Respondent's behavior was odd but not necessarily unlawful. She keeps logs of her contacts with tow car operators but does not perform investigations of their conduct.
- 23. Nicholas White testified that he works for Hertz in asset recovery on impounded vehicles owned and rented by the company. He also attempted to contact Respondent to locate and claim the vehicle but with no success.
- 24. He testified that on June 28, 2019, the renter contacted Hertz and advised that the vehicle was towed for a parking violation.
- 25. He testified that he spoke with Drake of Respondent on July 10, 2019, and that she advised him of the amount required to be paid for release of the vehicle.
- 26. He testified that he referred the vehicle to Hertz's fleet department in Las Vegas to claim the vehicle on July 10, 2019, but that the department was advised by Respondent that the renter had claimed the vehicle.
- 27. White attempted to pursue the renter for the overdue vehicle but was advised by the renter that she was unable to claim the vehicle from Respondent because she was not

- the registered owner. White was not familiar with any release form that had been sent to Respondent.
- 28. He attempted to contact Respondent again, and spoke with Drake, but she referred only to Respondent's lien department with the e-mail address provided to Kim. Like Kim, he received no response from Respondent to his e-mail inquiries. Drake claimed Patrick, a manager of Respondent, would call but he never did.
- 29. On July 31, 2019, after another telephone call to Respondent with no progress, White referred this matter to Hertz's legal department for recovery of the vehicle.
- 30. On the stipulation of the parties, the Presiding Officer ordered the hearing continued to December 2, 2019.
- 31. On December 2, 2019, the Authority reconvened a hearing on the citations, again before Commissioner Newton, Presiding Officer, with appearances by the same counsel and Mr. Enayat.
- 32. On that date, Scott Hawkins, Compliance Enforcement Officer for the Authority, testified on behalf of Staff, and Mike Batt, general manager of Respondent, and Mr. Enayat on behalf of Respondent.
- 33. On that date, Staff offered into evidence its investigative report, designated State's Exhibit 1, and a first and second supplement to its report, designated State's Exhibits 2 and 3, respectively. Respondent offered an electronic mail message dated November 28, 2019, with a record attached concerning the tow of the vehicle that is subject of the citations herein, designated Respondent's Exhibit 1. All exhibits were admitted.

- 34. Officer Hawkins testified that Hertz filed with the Authority on or about August 9, 2019, a complaint against Respondent, and he was assigned to investigate that complaint.
- 35. Officer Hawkins investigated the complaint and interviewed Kim and White and others at Hertz and managers of Respondent, including its general manager, Michael Batt, and reviewed Respondent's records pertinent to the citations.
- 36. Officer Hawkins testified that his investigation showed that Respondent failed to obtain a signature for the tow of the Hertz vehicle within twenty-four hours before the tow. The private property request form for the tow of this vehicle showed a signature date of June 19, 2019, but no tow until June 27, 2019. Officer Hawkins testified that his investigation further showed the Respondent failed to timely notify Hertz by certified mail of the lien demand. As a result, he issued to Respondent Citation No. 21826.
- 37. Additional investigation on the authenticity of the signature on the private property tow request revealed that the signature was that of Jonas Hernandez, manager of The Residence at Canyon Gate, the location of the tow, but that the signature block was of Tracy Blackwell, a manager at The Residence. State's Exhibit 3, Supplemental Report (2), Attachment C (private property impound release form).
- 38. Hernandez advised Officer Hawkins that the signature was his but could have been copied onto the document and that the date and time written was not his penmanship. Hernandez advised that he had not to date personally signed a private property tow request in all of 2019. Blackwell advised officer Hawkins that the date and time was not his penmanship.

- 39. Officer Hawkins testified that in general his investigation confirmed Hertz's recounting of events and that Respondent was uncooperative in returning the vehicle before it was sent to auction. See generally State's Exh. 1 (Complaint Investigation Report, outlining in detail the communications regarding this vehicle).
- 40. Officer Hawkins testified that Respondent refused to provide the identity of the purchaser of the vehicle at auction. Officer Hawkins testified that Staff was required to resort to legal process through the Presiding Officer to obtain an order compelling production of the information. As a result, Officer Hawkins issued to Respondent Citation No. 21915.
- 41. Officer Hawkins testified that, even if the tow was valid, Respondent had the vehicle auctioned in violation of law because Respondent failed to provide to Hertz notice of the lien sale in a manner consistent with law.
- 42. Michael Batt testified on behalf of Respondent. He is general manager of Respondent.
- 43. Batt testified Respondents' records show the Hertz vehicle in question was first marked for tow on June 16, 2019, but that the parking violation was corrected and no tow performed as a result. Batt testified the vehicle was towed June 28, 2019, for a parking violation at a private residential community. Staff's report shows it was towed on June 27, 2019, at 5:23 a.m. from The Residence at Canyon Gate, 2200 South Fort Apache Road, Las Vegas, Nevada. State's Exhibit 1.
- 44. Batt admitted that Respondent did not obtain within twenty-four hours of the tow a signed written request from the owner of the private property to tow the vehicle, as required by NAC 706.4275. Batt testified, however, that it received a verbal request

- from the private property owner and that the request was timely logged into Omadi, Respondent's electronic system for tracking tows.
- 45. Batt testified that Hertz had notice of the tow as early as June 28, 2019, the day after the tow because on that date Hertz sent Respondent a form authorizing release of the vehicle to the renter. Staff's Exh. 1, Att. I.
- 46. Batt denied that Respondent was uncooperative with Hertz in returning the vehicle.
- 47. Batt explained that it was informed the renter would pay to release the vehicle, and the renter appeared but was unable to afford the payment.
- 48. Batt testified Hertz then advised on July 8, 2019, that it would send a vendor to retrieve the vehicle on July 10, 2019. That vendor did not arrive until July 12, 2019, however, and was unable to remove that vehicle along with another for Hertz.
- 49. Batt testified that on July 22, 2019, Respondent delivered to Hertz a letter notifying Hertz of a lien sale of the vehicle. State's Exh. 1, Att. K. This letter was dated July 2, 2019, but was not delivered until July 22, 2019, according to Batt, because of miscommunication with Hertz in the meantime about retrieving the vehicle.
- 50. Batt admitted that this letter was not delivered by certified mail and testified that Respondent obtained Hertz's mailing address from a database named Auto Data Direct. He testified that his research on the letter shows that it is still in transit and never delivered to Hertz or returned to Respondent.
- 51. The vehicle was sold at auction on July 29, 2019. Batt testified that he was not certain of the identity of the person who purchased the vehicle at auction. Staff's investigation shows that as of November 4, 2019, the title of the vehicle has not been

- transferred and continues to show Hertz as the owner. State's Exh. 2, Supplemental Report (1).
- 52. Batt testified Hertz did not communicate again with Respondent about the vehicle until July 30 or August 1, 2019. Batt explained that he does not check his electronic mail account for Respondent unless he expects a message.
- 53. Sean Enayat testified on behalf of Respondent. He is the owner of Respondent. He generally confirmed the testimony of Batt.
- 54. Enayat testified that Respondent did in fact obtain a signed request from the private property owner to tow the vehicle, although he admitted that the request was not signed within twenty-four hours of the tow as required by NAC 706.4275. State's Exhibit 3, Supplemental Report (2), Attachment C.
- 55. Enayat complained that Hertz has not had consistent addresses for notice of its towed vehicles and that its address for notice depends upon the vehicle itself.
- 56. Enayat explained that Respondent delayed sending the notice of lien to Hertz until July 22, 2019, because Hertz first said the renter was going to retrieve the vehicle, then said a vendor would retrieve the vehicle, and then failed to return his call or communicate with Respondent after that. He was uncertain why Hertz would fail to retrieve the GMC Yukon when it knew of the tow by Respondent and had timely retrieved other vehicles towed by Respondent.
- 57. As a result, Enayat testified, he decided on behalf of Respondent to send the vehicle to auction for sale. Enayat explained that he must be sure to promptly remove unclaimed vehicles from his lot in order to ensure there is space for vehicles as they arrive.

- 58. Enayat testified that he had Respondent refuse to disclose the identity of the purchaser of the vehicle because he was concerned about potential legal liability for disclosure. He did not specify the nature of the legal liability he had in mind. He testified the vehicle was purchased by someone in Canada he knew indirectly for approximately \$6,900.00 plus fees.
- 59. Enayat testified that, in his view, the tow and auction sale were entirely lawful except for the failure to have the private property owner sign the request for tow within twenty-four hours of the tow, in violation of NAC 706.4275, and for failure to serve the fifteen-day notice of lien demand on Hertz by certified mail, in violation of NRS 706.4479 and NRS 108.272.
- 60. In rebuttal, Staff contended that there is no evidence to confirm many of the contentions of Batt and Enayat. For example, there is no evidence confirming that the renter appeared at Respondent's office to retrieve the vehicle or that Respondent attempted to communicate with Hertz in response to documented inquiries by Hertz on retrieving the vehicle. Staff admits that Hertz appears to have had knowledge of the tow since at least June 28, 2019, but asserts that informal knowledge does not comply with the applicable legal requirements of notice.
- 61. The Authority finds that the undisputed evidence shows that Respondent violated NAC 706.4275 by failing to obtain the signature of the owner of The Residence within twenty-four hours of the tow. Because the tow was invalid, the sale of the vehicle at auction was also necessarily invalid.
- 62. Even if the tow authorization were somehow deemed valid, the Authority finds that the undisputed evidence shows that Respondent violated NRS 706.4479 by failing to

- provide written notice by certified mail of its lien demand to Hertz within fifteen days after placing the vehicle in storage.
- 63. The Authority finds that, overall, the record shows that Respondent was evasive and uncooperative with Hertz in assisting in retrieval of its vehicle.
- 64. The Authority rejects Respondent's contention that actual notice of the tow as early as June 28, 2019, was sufficient under NAC 706.4275 and NRS 706.4479. Those provisions are very specific in their notice requirements for the purpose of preventing circumstances such as those in these citations—unlawful tows and unlawful lien sales. Respondent's violations and other misconduct herein gave rise to the confusion regarding the tow and storage of the Hertz vehicle and led directly to its unlawful tow and sale at auction.
- 65. The Authority finds that the record on Citation No. 21826, for violation of NAC 706.4275, supports a fine of \$10,000.00
- 66. The Authority finds that the record on Citation No. 21826, for violation of NRS 706.4479, supports a fine of \$5,000.00.
- 67. Respondent shall return the vehicle to Hertz forthwith in good condition pursuant to NRS 706.4483. If Respondent cannot return the vehicle to Hertz, Respondent must pursuant to NRS 706.4483 reimburse Hertz forthwith for the reasonable value of the vehicle, which the Authority finds the record to support as being \$60,000.00.
- 68. The Authority finds that the identity of the purchaser of the vehicle at auction is relevant for the purpose of evaluating Respondent's actions and intentions that led to the tow and sale of the vehicle at auction and sorting through the various claims and

- contentions made by the parties regarding their actions and communications that led to the tow and sale.
- 69. The fact that this vehicle, valued at over \$60,000.00, was sold at auction on July 31, 2019, for approximately \$6,900.00 to an acquaintance of the owner Enayat, raises concerns about the credibility of Respondent and its witnesses. Staff's investigation shows that as of November 4, 2019, title on the vehicle had not yet transferred from Hertz.
- 70. The Authority concludes nonetheless that Respondent in this instance did not violate NAC 706.194 because it asserted through counsel a non-frivolous, though ultimately erroneous, objection that the identity of the purchaser was not relevant to the instant citations. The Authority does not seek to hamper valid advocacy in its proceedings.
- 71. The Authority orders dismissal of Citation No. 21915.

BASED ON THE FOREGOING, it is ORDERED that:

- For violation of NAC 706.4275, Respondent Findlay Credit Acceptance, LLC, doing business as 9-1-1 Towing and Impound is FINED \$10,000.00;
- 2. For violation of NRS 706.4479, Respondent is FINED \$5,000.00;
- Respondent shall, within 30 days of the date of this Order, return to Hertz in good condition the 2018 GMC Yukon and, if Respondent is unable to do so, reimburse Hertz \$60,000.00 for the loss of the vehicle;
- 4. Respondent shall provide proof of compliance with the return or reimbursement to the Authority within 30 days of this Order;
- The amount held in abeyance in Citation 19527 (\$400) is hereby ordered due and owing;

- 6. Citation No. 21915 is DISMISSED; and
- 7. 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.





TERRY REYNOLDS

Director B&I

25

DAWN GIBBONS
Chairman
GEORGE ASSAD
Commissioner
DAVID NEWTON
Commissioner

DEPARTMENT OF BUSINESS AND INDUSTRY NEVADA TRANSPORTATION AUTHORITY

FINDLAY CREDIT ACCEPTANCE LLC D/B/A 911 TOWING AND IMPOUND 3660 S VALLEY VIEW BLVD LAS VEGAS NV 89103 THE HERTZ COMPANY ATTN: SALLY PENDLETON 8501 WILLIAMS ROAD ESTERO FL 33928

JAMES S KENT, ESQ 9480 S EASTERN AVE SUITE 228 LAS VEGAS NV 89123

SUBJECT: ORDER OF THE AUTHORITY

Dear FINDLAY CREDIT ACCEPTANCE LLC D/B/A 911 TOWING AND IMPOUND:

On September 17, 2020 you were fined \$15,000 for Citation number 21826 for a violation of NRS or NAC 706 pursuant to the conditions as set forth in the attached Order. The suspended fine of \$400 from Citation number 19527 is triggered due. Citation 21915 is dismissed. Additionally, respondent shall provide proof of compliance with the return or reimbursement of vehicle as stated within order to the Authority within thirty (30) days of the Order.

Your payment of \$15,400 must be received no later than twenty (20) days from the date of this letter. Pursuant to NRS 353.1467, effective July 1, 2008, all payments of money to a state agency for obligations of \$10,000 or more must be made by electronic transfer.

If you fail to pay the amount due in twenty (20) days from the date of this letter, as set forth above, an order will be filed for you to show cause which could lead to the revocation of your certificate. Additionally, any amount that was held in abeyance in return for timely payment of the amount owed will become due and the balance subject to collection. Pursuant to NRS Chapter 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.

Questions concerning this matter should be directed to our NTA General Email at nta.nv.gov or you may contact Hope DiBartolomeo at (702) 486-6533.

Sincerely,

Jennifer De Rose, Deputy Commissioner

Dated:

I no Varion Novado

Enclosure

Las Vegas: 3300 West Sahara Avenue, Suite 200, Las Vegas, Nevada 89102 (702) 486-3303 ◆ Fax (702) 486-2590 Reno: 1755 East Plumb Lane, Suite 229, Reno, Nevada 89502 (775) 688-2800 ◆ Fax (775) 688-2802

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

FINDLAY CREDIT ACCEPTANCE LLC
D/B/A 911 TOWING AND IMPOUND
3660 S VALLEY VIEW BLVD
LAS VEGAS NV 89103
Via First Class Mail and Certified Mail # 7014 2870 0001 8498 5251

THE HERTZ COMPANY ATTN: SALLY PENDLETON 8501 WILLIAMS ROAD ESTERO FL 33928

JAMES S KENT, ESQ 9480 S EASTERN AVE SUITE 228 LAS VEGAS NV 89123

SUBJECT: FINAL NOTICE

Dear FINDLAY CREDIT ACCEPTANCE LLC D/B/A 911 TOWING AND IMPOUND:

On September 17, 2020 you were fined \$15,000 for Citation number 21826 for a violation of NRS or NAC 706 pursuant to the conditions as set forth in the Order. The suspended fine of \$400 from Citation number 19527 is triggered due. Citation 21915 is dismissed. Additionally, respondent shall provide proof of compliance with the return or reimbursement of vehicle as stated within order to the Authority within thirty (30) days of the Order. As of today's date, your payment of fine has not been received nor have you provided proof of compliance of return or reimbursement of vehicle.

This letter will serve as final demand that the total amount of \$15,400 for violations as assigned above owed to the NTA be satisfied within fourteen (14) days from the date of this letter. Pursuant to NRS 353.1467, effective July 1, 2008, all payments of money to a state agency for obligations of \$10,000 or more must be made by electronic transfer.

If you fail to pay the amount due immediately, as set forth above, an order will be filed for you to show cause which could lead to the revocation of your certificate. Additionally, any amount that was held in abeyance in return for timely payment of the amount owed will become due and the balance subject to collection. Pursuant to NRS Chapter 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.

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

Dated:

Las Vegas, Nevada

Website: www.nta.nv.gov

Agenda Item# 72

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The voluntary cancellation of Certificate of)	
Public Convenience and Necessity 3327, Sub 2)	Docket 20-10009
issued to Indian Springs Towing, LLC d/b/a Indian)	
Springs Towing.)	

At a general session of the Nevada Transportation Authority held on November 19, 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 31, 2019, the Authority issued Certificate of Public Convenience and Necessity ("CPCN") 3327, Sub 2 to Indian Springs Towing, LLC d/b/a Indian Springs Towing 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 October 9, 2020, Jacqueline M Carr, Manager/Trustee of Indian Springs Towing, LLC d/b/a Indian Springs Towing provided notice to the Authority of the voluntary cancellation of CPCN 3327, Sub 2.
- 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.

Docket 20-10009 Page 2 of 2

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.

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

- 1. CPCN 3327, Sub 2 issued to Indian Springs Towing, LLC d/b/a Indian Springs Towing is hereby CANCELLED.
- 2. The carrier is to immediately remove any and all markings indicating "CPCN 3327" 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
	George Assau, Commissioner
	David Newton, Commissioner
Attest:	<u> </u>
Dated:	
Las Vegas, Nevada	

10/9/20 rmb DT/NTA

Department of Business and Industry Nevada Transportation Authority



Nevada Transportation Authority Las Vegas, Nevada

Request for Voluntary Cancellation of CPCN 20-10009

In the matte	r of the request by Indian Sp	rings	Towing LLC
11.00	e and Necessity (CPCN) number:_	to car	ncel Certificate of Public
The above r	named carrier is no longer conduct	ing open	ations or providing transportation
services aut	horized under CPCN 3327.2	7	
			, the authorized representative fo
Indian	Springs Towing LLC	11	
·	at the Nevada Transportation Authors at the Nevada Transportation Authors at the Nevada Transportation or		
but a cance	ellation and that in order to provide	any tra	nsportation services in the future,
a new appli	cation will have to be filed and a ne	ew Certif	ficate granted by the NTA.
	Signature of Petitioner Jacqueline M Carr	M	Care
	Printed name of Petitioner		
	1990 E. Farm Rd		
	Address 3985 E. Amargosa Farm Rd.		
	Amargosa Valley	NV	'
7	Phone number		Fax number
	775-764-0669		775-372-5489
	Email address 1stowing	<u>@</u> a	ol.com

INSTRUCTIONS:

1.	Completely fill out the first page of	of this Voluntary Cancellation Request.
2.	Briefly explain the reason you are	e requesting a cancellation of your certificate:
		9
Due	to financial and econor	mic difficulty, we are unable
to co	ontinue in business. All	Tow Vehicles have sold and
we a	are no longer in service	•
		· · · · · · · · · · · · · · · · · · ·
3.	Have you removed all markings	(name and CPCN number) from the vehicles?
	Yes, they were removed	on 10/7/2020
	No, I will remove them n	
4.	Complete the OATH page and ha	ave notarized.
5.	Enclose/attach all vehicle decals	and/or tow/taxi plates.
6.	File all three pages of this Reque and mail or deliver to either of ou	est (with all tow/taxi plates and/or decals) or office locations:
	Nevada Trans	portation Authority
	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# 73

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The voluntary cancellation of Certificate of)	
Public Convenience and Necessity 7031, Sub 2)	Docket 20-10024
issued to CEL-JIM, Inc. d/b/a Jim's Tire Factory.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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 November 18, 2002, the Authority issued Certificate of Public Convenience and Necessity ("CPCN") 7031, Sub 2 to CEL-JIM, Inc. d/b/a Jim's Tire Factory 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.

- 2. That on October 14, 2020, James Hamilton, owner of CEL-JIM, Inc. d/b/a Jim's Tire Factory provided notice to the Authority of the voluntary cancellation of CPCN 7031, Sub 2.
- 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 20-10024 Page 2 of 2

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

- 1. CPCN 7031, Sub 2 issued to CEL-JIM, Inc. d/b/a Jim's Tire Factory is hereby CANCELLED.
- 2. The carrier is to immediately remove any and all markings indicating "CPCN 7031" 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	

10/14/20 rmb DT/NTA

Department of Business and Industry Nevada Transportation Authority



OCT 14 2020

Nevada Transportation Authority Reno, Nevada

Request for Voluntary Cancellation of CPCN

In the matter of the request by CEL-JIM, DVC
to cancel Certificate of Public
Convenience and Necessity (CPCN) number: 7031
The above named carrier is no longer conducting operations or providing transportation
services authorized under CPCN 7031
Therefore, Jim HAMILTON, the authorized representative fo
CEL-JIM, IVC.
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.
Nem Hermiter
Signature of Petitioner Jim HM1 LTON
Printed name of Petitioner
600 N.MERIDIAN RA.
Address LUVELuck NV 89419
77 773-775-422-1755
Phone number Fax number
JTIMES & GMALL, COM
Email address

INST		
		 w.~

Completely fill out the first page of this Voluntary Cancellation Request.
2. Briefly explain the reason you are requesting a cancellation of your certificate:
RETURIAL.
· · · · · · · · · · · · · · · · · · ·
3. Have you removed all markings (name and CPCN number) from the vehicles?
Yes, they were removed on
No, I will remove them no later than 10/30/2020
4. Complete the OATH page and have notarized.
5. Enclose/attach all vehicle decals and/or tow/taxi plates.
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 Transportation Authority
3300 West Sahara Avenue 1755 E Plumb Lane
Suite 200 OR Suite 229 Las Vegas, NV 89102 Reno, NV 89502
Edo 409do, 114 00 102 10010, 114 00002

There is no fee for filing a Voluntary Cancellation Request. If you have any questions, please contact us at 702 486-3303.

Agenda Item# 74



2024 Losee Road, North Las Vegas, Nevada 89030

Mailing Address P. O. Box 365079, North Las Vegas, Nevada 89036-9079

Telephone (702) 649-5711 Ext. 4005 Fax (702) 633-4447

CPCN 3069.4

October 21, 2020

Nevada Transportation Authority Attn: Liz Babcock 3300 W. Sahara Avenue, Suite 300 Las Vegas, Nevada 89102

Re: Petition for Interim Authority to Operate a Vehicle Storage Lot

Dear Ms. Babcock,

City Towing, Inc., dba Quality Towing makes this petition to the Nevada Transportation Authority for approval of Interim Authority to begin storing vehicles for Geico Insurance while the application that has been submitted to become an Insurance Company Designated Vehicle Storage Lot is being processed by your agency.

Geico Insurance has chosen our company to be the storage lot for vehicles that are insured by their company, and that are requested towed by law enforcement agencies in Clark County Nevada in accordance with NRS 706.4487, NRS 706.4489, and NRS 706.44895. Geico Insurance wants Quality to begin to storing the vehicles insured by their company as soon as is possible. Thank you for your time and assistance in the matter.

Please contact me if you have questions or need anything pertaining to this request.

Respectfully,

Canailla Sparks
Collections Mgr.

csparks@unitedroadtowing.com

2024 Losee Road, North Las Vegas, Nevada 89030

Mailing Address P. O. Box 365079, North Las Vegas, Nevada 89036-9079

Telephone (702) 649-5711 Ext. 4005 Fax (702) 633-4447

CPCN 3069

October 14, 2020

Nevada Transportation Authority Attn: Madam Chair and Commissioners 3300 West Sahara Avenue, Suite 200 Las Vegas, Nevada 89102

7016 0910 0002 2682 4112

Re: Vehicle Storage Lot (VSL)

Dear Chair Woman and Commission,

Please find under cover of this letter a completed application to become a designated Vehicle Storage Lot for Geico Insurance. In the interim of the processing of the application by the Nevada Transportation Authority Quality Towing request that it be given interim authority to begin storing vehicles that are insured by the Geico Insurance Company.

If you need any additional documents or you have any questions please feel free to contact me.

Respectfully,

Collections Manager

csparks@unitedroadtowing.com

RECEIVED

OCT 1.5 2020

STATE OF NEVADA NEVADA TRANSPORTATION AUTHORITY

INSURANCE COMPANY DESIGNATED VEHICLE STORAGE is of the second authority
APPROVAL REQUEST

INSTRUCTIONS:

- · Type or print clearly in ink.
- · Complete sections 1 and 2 of the form.
- Submit a separate completed form for each designated storage lot.
- Attach a copy of the fully executed agreement, including a law enforcement indemnification clause.

OR

- Attach a copy of all required State and local business licenses for the storage lot location.
- Mail, Fax or deliver signed forms and attachments to:

Nevada Transportation Authority 1755 East Plumb Lane, Suite 229

Reno, NV 89502

Phone: 775 688-2800 Fax: 775 688-2802

Nevada Transportation Authority 3300 West Sahara Avenue, Suite 200

Las Vegas, NV 89102

Phone: 702 486-3303 Fax: 702 486-2590

SECTION 1. DESIGNATED LOT INFORMATION:

COMPANY NAME Quality Towing	
LOT LOCATION: 2024 Losee Road, N	orth Las Vegas, Nevada 89030
SECTION 2. REQUESTING INS	SURANCE COMPANY:
CONTACT NAME: Lauren A. Woods	
COMPANY NAME: Geico Insurance Cor	mpany
MAILING ADDRESS: P.O. Box 12235	
CITY, STATE, ZIP: Las Vegas, Nevada 8	89122
PHONE NUMBER: (702) 286-9411	FAX:
EMAIL ADDRESS: woods@geico.com	
SEND REPLY VIA: MAIL X FAX	EMAIL_X
PRINTED NAME OF REQUESTOR Lauren	A. Woods
SIGNATURE GUILLEN A WO	Date: August 17, 2020
SECTION 3, NTA USE ONLY - I	OO NOT WRITE BELOW THIS LINE
Date Received:	Log #:
APPROVED or NOT	APPROVED(Explanation attached)
Dawn Gibbons, Chairman	Dated
George Assad, Commissioner	Dated
David Newton, Commissioner	Dated

STEVE SISOLAK

Governor

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

MASTER ACCEPTANCE OF THE INDEMNIFICATION AND STANDARDS AGREEMENT

BY

CLARK COUNTY LAW ENFORCEMENT AGENCIES RELATED TO

INSURANCE COMPANY DESIGNATED VEHICLE STORAGE LOT APPROVAL REQUEST

This Master Acceptance of the Indemnification and Standards Agreement has been prepared for the signature and approval of Clark County Law Enforcement Agencies to combine with the Indemnification and Standards Agreement for purposes of satisfying the indemnification requirement of NRS 706.4489(4) and the Storage Lot Standards established by the Law Enforcement Agencies under NRS 704.4489(5)(b).

NRS 706.4489 is limited by its provisions to Clark County only and applies to all Law Enforcement Agencies within its boundaries, namely:

The Las Vegas Metro Police Department (a metropolitan police department organized under NRS Chapter 280 covering the jurisdictions of Clark County and City of Las Vegas) (LVMPD)

The Nevada Highway Patrol of the State of Nevada

The Police Department of the City of North Las Vegas

The Police Department of the City of Henderson

The Police Department of Boulder City

The Police Department of the City of Mesquite.

By their signature below, the below-signed Law Enforcement Agencies hereby accept and approve the attached form of the INDEMNIFICATION AND STANDARDS AGREEMENT as the only approved and acceptable form of this Agreement to be

utilized for satisfaction of the indemnification requirement of NRS 706.4489(4) and the establishment of applicable Storage Lot Standards by these Law Enforcement Agencies under NRS 704.4489(6)(b). The term "Law Enforcement Agency" used in this document covers each or all of these above-named agencies.

This MASTER ACCEPTANCE Agreement may be executed in one or more counterpart signature pages, all of which shall be considered one and the same instrument, and shall become effective when one or more counterparts have been signed by each of the parties hereto, it being understood that all parties hereto need not sign the same counterpart.

This MASTER ACCEPTANCE is to combine with a STORAGE LOT's submission of the approved Indemnification and Standards Agreement form attached hereto to complete a binding agreement and commitment to defend, indemnify and hold harmless the applicable Clark County Law Enforcement Agency which has directed vehicles to it under NRS 706.4489.

WHEREUPON, the following Law Enforcement Agencies of Clark County have indicated their acceptance and approval of the INDEMNIFICATION AND STANDARDS AGREEMENT attached hereto for purposes of indemnification and storage lot standards under NRS 706.4489.

LAS VEGAS METROPOLITAN POLICE DEPT.	HENDERSON POLICE DEPT.
BY: DIVIENDO	BY:
[NAME]	[NAME]
[TITLE]	[TITLE]
Executed for Quality Towing	DATED:

utilized for satisfaction of the Indemnification requirement of NRS 706.4489(4) and the establishment of applicable Storage Lot Standards by these Law Enforcement Agencies under NRS 704.4489(5)(b). The term "Law Enforcement Agency" used in this document covers each or all of these above-named agencies.

This MASTER ACCEPTANCE Agreement may be executed in one or more counterpart signature pages, all of which shall be considered one and the same instrument, and shall become effective when one or more counterparts have been signed by each of the parties hereto, it being understood that all parties hereto need not sign the same counterpart.

This MASTER ACCEPTANCE is to combine with a STORAGE LOT's submission of the approved Indemnification and Standards Agreement form attached hereto to complete a binding agreement and commitment to defend, indemnify and hold harmless the applicable Clark County Law Enforcement Agency which has directed vehicles to it under NRS 706.4489.

WHEREUPON, the following Law Enforcement Agencies of Clark County have indicated their acceptance and approval of the INDEMNIFICATION AND STANDARDS AGREEMENT attached hereto for purposes of indemnification and storage lot standards under NRS 706.4489.

LAS VEGAS METROPOLITAN POLICE DEPT.	HENDERSON POLICE DEPV.
BY:	BY:
[NAME]	Thearick Andres
[, 0, ,,,,_]	
[TITLE	Chief of Police
DATED:	DATED: 9/24/20

NORTH LAS VEGAS POLICE DEPT.	MESQUITE POLICE DEPT.
BY:	BY:
Ryann Juden [NAME]	[NAME]
City Manager [TITLE	[TITLE]
DATED:_8/31/2020	DATED:
Cather A Raynor, MMC City Clerk	
BOULDER CITY POLICE DEPT.	NEVADA HIGHWAY PATROL
BY:	BY:
[NAME]	[NAME]
[TITLE]	[TITLE]
DATED:	DATED.

[END OF MASTER ACCEPTANCE]

NORTH LAS VEGAS POLICE DEPT.	MESQUITE POLICE DEPT.		
BY:	BY:		
[NAME]	QUAN AUEREN		
[TITLE	CAPTADO [TITLE]		
DATED:	DATED: 9/10/20		
*** >*			
BOULDER CITY POLICE DEPT.	NEVADA HIGHWAY PATROL		
BY:	BY:		
	Y		
[NAME]	[NAME]		
[TITLE]	[TITLE]		
DATED:	DATED:		

[END OF MASTER ACCEPTANCE]

NORTH LAS VEGAS POLICE DEPT.	MESQUITE POLICE DEPT.		
BY:	BY:		
[NAME]	[NAME]		
[TITLE	[TITLE]		
DATED:	DATED:		
BOULDER CITY POLICE DEPT.	NEVADA HIGHWAY PATROL		
BY: New 182	BY:		
Prof Sikola [NAME]			
[NAME]	[NAME]		
[NAME] RISK MANAGER [TITLE]	[TITLE]		
DATED: 27 Aug 20			
UNIEU. — C. MUY CU	DATED:		

[END OF MASTER ACCEPTANCE]

NORTH LAS VEGAS POLICE DEPT.	MESQUITE POLICE DEPT.		
BY:	BY:		
[NAME]	[NAME]		
[TITLE	(TITLE)		
DATED:	DATED:		
	A fire of the state of the stat		
	()		
BOULDER CITY POLICE DEPT.	NEVADA HIGHWAY PATROL		
BY:	BY: 1) d / 2		
	Daniel Solow		
[NAME]	[NAME]		
No. of Street, or other party of the	Colonel [TITLE]		
[TITLE]	[TITLE]		
DATED:	DATED: 9/21/2020		
A STATE OF THE STA			
[END OF MASTER A	CCEPTANCE]		





DEPARTMENT OF BUSINESS AND INDUSTRY NEVADA TRANSPORTATION AUTHORITY

INDEMNIFICATION AND STANDARDS AGREEMENT SUPPLEMENT

TO

INSURANCE COMPANY DESIGNATED VEHICLE STORAGE LA APPROVAL REQUEST

[PLEASE NOTE: This "Indemnification and Standards Agreement" is a supplement to the request filed with the Nevada Transportation Authority (NTA) to designate a Salvage Pool (licensed and complying with NRS 487.400 through 487.510) as a "Storage Lot" under NRS 706.4489 and is required under NRS 706.4489(4) and (5)(b) for approval of this designation by the NTA. It combines with a "Master Acceptance" of this specific form and content of the Indemnification Agreement and Standards signed by the participating law enforcement agencies in Clark County and when signed by the "Storage Lot," completes the agreement to indemnify and abide by the standards it sets forth for any of these law enforcement agencies which directs vehicles to the Salvage Pool as the designated Storage Lot for the insurance company insuring the vehicle as approved by the NTA. This agreement only needs to be submitted once to NTA for each designated Salvage Pool to be approved and will be linked to each designation by an insurance company for it to be a "Storage Lot."]

For purposes of this Agreement, the Clark County Law Enforcement Agencies indemnified are generally the Las Vegas Metropolitan Police Department (a metropolitan police department organized under NRS Chapter 280 covering the jurisdictions of Clark County and City of Las Vegas) (LVMPD), the Nevada Highway

Las Vegas: 3300 West Sahara Avenue, Suite 200, Las Vegas, Nevada 89102 (702) 486-3303 • Fax (702) 486-2590 Reno: 1755 East Plumb Lane, Suite 229, Reno, Nevada 89502 (775) 688-2800 • Fax (775) 688-2802

Website: www.nta.nv.gov

Patrol of the State of Nevada, and the Police Departments of North Las Vegas, Henderson, Boulder City and Mesquite, and specifically 1) any law enforcement agency inside Clark County which has directed a vehicle to this "Storage Lot" under NRS 706.4489; and 2) are signers of a Master Acceptance on file with the NTA accepting and approving this Agreement with this specific format, content and provisions in this exact form and language. The term "Law Enforcement Agency" used in this document covers each or all of these above-named agencies.

NOW THEREFORE, in conjunction with the Law Enforcement Agency's acceptance of this Indemnification and Standards Agreement as indicated by the execution and signature on the Master Acceptance Agreement, the STORAGE LOT named and described below hereby commits and agrees to the provisions and attached standards below with respect to any vehicle directed by a Law Enforcement Agency in Clark County to its facility.

- 1. Indemnification. Pursuant to NRS 706.4489(4), the STORAGE LOT shall defend and indemnify, and hold harmless the Clark County Law Enforcement Agency, which directs vehicles to it, from any and all alleged or actual claims, demands, causes of actions, liability, loss, damage and/or injury (to property or person, including without limitation wrongful death), whether brought by an individual or other entity, or imposed by a court of law or by administrative action of any federal, state on local governmental body or agency arising out of or incident to any acts, omissions, negligence, or willful misconduct by the Clark County Law Enforcement Agency, its representatives, officers, employees, agents, or volunteers, in connection with or arising out of the towing of a vehicle and to the storing of the vehicle at the vehicle STORAGE LOT. This indemnification applies to and includes, without limitations, the payment of all penalties, fines, judgments, settlements, awards, decrees, attorney fees and related costs and expenses. The term "agent" as used therein shall not externation indemnification and hold harmless rights conferred hereunder to any tow carecompany for its work after dispatched to the scene of an accident, its work at the scene of an accident, nor its work in the delivery of a vehicle to the storage lot. In addition, to the extent that any damage or claim is covered by indemnification from a towing provider or other storage lots under a separate agreement with LVMPD, this requirement for the STORAGE LOT to indemnify will not apply.
- 2. Compliance with Standards Established Pursuant to NRS 706.4489(5)(b). The STORAGE LOT hereby agrees to comply with the standards attached hereto as Attachment 1 established by the Law Enforcement Agencies in Clark County under NRS 706.4489(5)(b) with respect to any vehicle directed to the STORAGE LOT by the Law Enforcement Agency.
- 3. Governing Law. This Agreement shall be interpreted under the laws of the State of Nevada, including but not limited to Chapters 706 of the Nevada Revised Statutes.
- 4. Entire Agreement. This Agreement is made pursuant to NRS Chapter 706 and supersedes any prior understandings or agreements, whether written or oral, between the parties hereto in regard to the subject matter hereof, and contains the entire agreement between the parties in regard to the subject matter thereof. This Agreement may not be charged or modified orally, but only by an agreement, in writing by all of the parties hereto.

- **5. Savings Clause.** Should any part or provision of this Agreement be rendered or declared invalid by reason of any state or federal law, or by decree of a court of competent jurisdiction, the invalidation of such part or provision of this Agreement shall not invalidate the remaining parts of provisions hereof, and the remaining parts and provisions of this Agreement shall remain in full force and effect.
- **6. Assignment of Rights.** The rights conferred to a party under this Agreement are personal to that party and may not be assigned or transferred to any other person, firm, corporation, or other entity without prior, expressed, and written consent of the granting party.
- 7. Authority to enter agreement. The parties warrant that the individuals who have signed the agreement have the legal power, right and authority to make this agreement and bind the parties.

WHEREUPON, The STORAGE LOT Company has agreed to the above provisions and indemnification and related standards by signing and dating this form where indicated below:

STORAGE LOT COMPANY (or SALVAGE POOL COMPANY)

CityTowing,Inc. dba QualityTowing [COMPANY NAME]

ADDRESS: 2024 Losee Road

Domes Stahl

[NAME]

General Manager

[TITLE

DATED: 9-1-2020

[END OF INDEMNIFICATION AND STANDARDS AGREEMENT SUPPLEMENT]
[ATTACHMENT 1 FOLLOWS]

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

Attachment 1 Storage Lot Standards Established Pursuant to NRS 706.4489(5)(b)

Whereas Nevada Revised Statutes (NRS) 706.4489(5)(b) requires vehicle storage lots ["STORAGE LOTS"] to comply with standards that a law enforcement agency may adopt pursuant to NRS 706.4485(1)(e); and

Whereas, the following standards have been adopted by each Law Enforcement Agency in Clark County pursuant to NRS 706.4485(e) as it relates to the storage of towed vehicles to protect the health, safety and welfare of the public; and

Whereas, they are attached hereto and incorporated by reference in the attached Indemnification and Standards Agreement which the STORAGE LOT has agreed to comply with by their signature on that Agreement as set forth below:

1. General Standards

- a. The STORAGE LOT shall have the required licenses and/or authorizations pursuant to all federal, State of Nevada and local laws in order to conduct business.
- b. The owner(s) of the STORAGE LOT shall not have prior criminal felony convictions, and its respective STORAGE LOT employees no prior criminal convictions for a towing and/or vehicle related offense within the past five years, regardless of the degree, or disposition of the case.
- c. The STORAGE LOT must be open and manned 24 hours a day, 365 days a year by trained personnel wearing photo bearing identification badges who are subject to background check and drug testing. Such employees shall have the ability to release a vehicle to the vehicle owner or his or her authorized representative.
- d. The STORAGE LOT must accept all major credit cards (VISA, MasterCard and Discover Card);
- e. The STORAGE LOT employees will assist vehicle owners or authorized representatives who arrive for pickup of his or her vehicle in matters such as retrieving documentation from inside the vehicle at no charge to the owner.
- The STORAGE LOT 's policy is to allow the vehicle owner or authorized representative to remove personal items, including but not limited to: eyeglasses,

- g. medicine, wallet or purse, credit cards, personal mobile electronics and telephones, etc. during the owner's first visit without charge;
- h. The STORAGE LOT operator is responsible for the storage and inventory of vehicles and their contents, management of impound yard, conduct and processing lien transactions and reporting requirements.
- i. The STORAGE LOT operator will protect from theft and damage a towed motor vehicle, cargo and personal property which comes into the operator's possession as the result of a tow, and is responsible for securing the vehicle, including but not limited to rolling up windows and placing keys and other valuables in a secure location.
- j. The STORAGE LOT will afford the owner of the vehicle or the authorized representative the opportunity to inspect and inventory the vehicle before release to detect damage or theft of property. If damage or theft is detected, the STORAGE LOT shall:
 - (a) Resolve the complaint to the satisfaction of the claimant; or
 - (b) Identify the carrier of its insurance and explain the procedure for filing a claim.

2. Administrative Office and Storage Facilities Standards

- a. The STORAGE LOT offices must be housed in a permanent structure or modular building as defined by NRS 461.143 and include a business telephone, restroom facility and customer waiting area and are not situated on the physical plant or grounds of another business, unless the employees of that business underwent the same background testing.
- b. All storage facilities shall be secured from unauthorized entry at all times. For reasons of security, all facilities shall be staffed 24 hours a day with an alert, awake and responsible person. Facilities shall not be guarded, monitored or secured by animals, call forwarding alarm, or watchdogs in lieu of onsite staff. The storage facilities must be staffed 24 hours a day in accordance with the above requirements.
- c. The STORAGE LOT facilities must meet or exceed all applicable building, zoning and fire safety codes. The STORAGE LOT must be fenced with a six-foot enclosure of chain link, solid steel or block wall fence with razor wire, 3 strands of barbed wire, or electric wire. Further, the facility must have security cameras and lighting covering all entry and exit areas. The security cameras shall record the premises 24 hours a day, 365 days a year and the recording should be on a recording loop no less than 7 days.
- d. The STORAGE LOT shall include a weather-tight inside, secure structure for at least 2 vehicles. The structure shall provide complete protection from weather and unauthorized entry. Vehicles placed within such building shall not be handled or moved without the approval of the Law Enforcement Agency.
- e. The STORAGE LOT shall have a separate fenced and secured area within the STORAGE LOT for law enforcement hold vehicles (up to 4 vehicles).

3. Technology Data Management & Reports

- a. The STORAGE LOT facilities shall have immediate access to a data management system capable of providing reports of information as reasonably requested by law enforcement agencies.
- b. The STORAGE LOT inventory tracking system has the ability to:
 - Track the location of towed vehicles from the time of delivery to release or final disposal.
 - ii. Preserve inspection documents, including photographs and inventory of all vehicles delivered to its storage facility.

4. Insurance

a. OWNER COVERAGE

The Law Enforcement Agency, its officers and employees must be expressly covered as "additional insureds" except on workers' compensation insurance coverage. The STORAGE LOT's insurance shall be primary with respect to the Law Enforcement Agency, its officers and employees.

b. ENDORSEMENT / CANCELLATION

The STORAGE LOT commercial general liability shall be endorsed to recognize specifically the STORAGE LOT's obligation of additional insured to the Law Enforcement Agency. All policies must note that the Law Enforcement Agency will be given 30 calendar days advance notice by certified mail "return receipt requested" of any policy changes, cancellations, or any erosion of insurance limits.

c. DEDUCTIBLES

All deductibles and self insured retentions shall be fully disclosed in the Certificates of Insurance and may not exceed \$25,000.

d. AGGREGATE LIMITS

If aggregate limits are imposed on bodily injury and property damage, then the amount of such limits must not be less than \$2,000,000.

e. COMMERCIAL GENERAL LIABILITY

The STORAGE LOT shall maintain limits of no less than \$1,000,000 combined single limit per occurrence for bodily injury (including death), personal injury, and property damages. Commercial General Liability coverage shall be on a "per occurrence" basis only, not "claims made", and be provided either on a Commercial General Liability or a Broad Form Comprehensive General Liability (including a Broad Form CGL endorsement) insurance form.

f. GARAGE LIABILITY BROAD FORM ENDORSEMENT

The STORAGE LOT shall maintain limits of no less than \$1,000,000 combined single limit per occurrence.

g. COMPREHENSIVE GARAGE KEEPERS LEGAL LIABILITY

The STORAGE LOT shall maintain limits not less than \$500,000 for each occurrence combined single limit for loss and damage to vehicles in its care, custody or control.

h. ENVIRONMENTAL

The STORAGE LOT shall maintain limits not less than \$1,000,000 for each occurrence, covering the sudden and accidental release of hazardous materials and the resulting costs of clean up.

SECRETARY OF STATE



NEVADA STATE BUSINESS LICENSE

CITY TOWING, INC.

Nevada Business Identification # NV20171254937 Expiration Date: 04/30/2021

In accordance with Title 7 of Nevada Revised Statutes, pursuant to proper application duly filed and payment of appropriate prescribed fees, the above named is hereby granted a Nevada State Business License for business activities conducted within the State of Nevada.

Valid until the expiration date listed unless suspended, revoked or cancelled in accordance with the provisions in Nevada Revised Statutes. License is not transferable and is not in lieu of any local business license, permit or registration.

License must be cancelled on or before its expiration date if business activity ceases. Failure to do so will result in late fees or penalties which, by law, cannot be waived.



Certificate Number: B20200423744125

You may verify this certificate online at http://www.nysos.gov

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of State, at my office on 04/23/2020.

Borbora K. Cegarste

BARBARA K. CEGAVSKE Secretary of State

City of North Las Vegas 2250 Las Vegas Blvd. North, Suite 110 North Las Vegas, NV 89030

Mailing Address:

QUALITY TOWING PO BOX 365079 NORTH LAS VEGAS, NV 89036



In conformity with and subject to the provisions of the Ordinances of the City of North Las Vegas and the laws of the State of Nevada, license is hereby granted to operate the business described hereon:

License Number: BL112607 Expiration Date: 01/81/2021
License Type: GROSS SALES

Classification TOWING (NLV LOGATIONS)

Business Location: QUALITY TOWING
2024 LOSEE RD
NORTH LAS VEGAS, NV 89030-4140

Owner/Principal(s): CITY TOWING, INC.
NORTH LAS VEGAS

Your Community of Choice

Marc Jordan

Director of Land Development &

Community Services



City of Henderson Finance Department Business License Division P.O. Box 95050 Henderson, NV 89009-5050 702-267-1730

License No: 2011301668

CITY TOWING INC. PO BOX 365079

NORTH LAS VEGAS, NV 89036

BUSINESS LICENSE CITY OF HENDERSON NEVADA

EXPIRATION DATE:

April 30, 2021

Scope:

AUTOMOBILE TOWING

License Class/No.:

AUTOMOBILE TOWING 2011301668

Business Name:

QUALITY TOWING

Business Location:

2024 LOSEE RD NORTH LAS VEGAS, NV 89030

A Place To Call Home

SUPERVISING BUSINESS LICENSE TECHNICIAN

CLARK COUNTY BUSINESS LICENSE

LICENSE NUMBER:

2000068-847

LICENSE PERIOD:

12/01/2019 - 11/30/2020

POST IN A CONSPICUOUS PLACE AT THE BUSINESS LOCATION

ISSUED TO:

Quality Towing PO BOX 365079

North Las Vegas, NV 89036

BUSINESS LOCATION ADDRESS:

2024 Losee Rd

North Las Vegas, NV 89030

TYPE OF LICENSE: Motor Vehicle Towing Service

All signage must conform to standards set forth in Clark County Codes 30.72 and 30.48. Business owners are responsible to keep business property free of trash and graffiti, conform to all zoning codes requirements and, if applicable, all conditions set forth in a Notice of Final Action issued by Comprehensive Planning.

Current Planning Comments:

M-1 zone. Approved for towing and outside storage of vehicles. SLUCM 6370(APZ 2).

DISCLAIMER

ISSUANCE OF A BUSINESS LICENSE IS NOT AN ENDORSEMENT OF THE BUSINESS PRACTICE OF THE LICENSEE,
PLEASE SEE REVERSE SIDE FOR ADDITIONAL INFORMATION

Jacqueline R. Holloway

DIRECTOR OF BUSINESS LICENSE

DEPARTMENT OF BUSINESS LICENSE 500 S GRAND CENTRAL PARKWAY BOX 551810

LAS VEGAS NV 89155-1810 PHONE: (702) 455-4252

City of Las Vegas | Las Vegas, Nevada

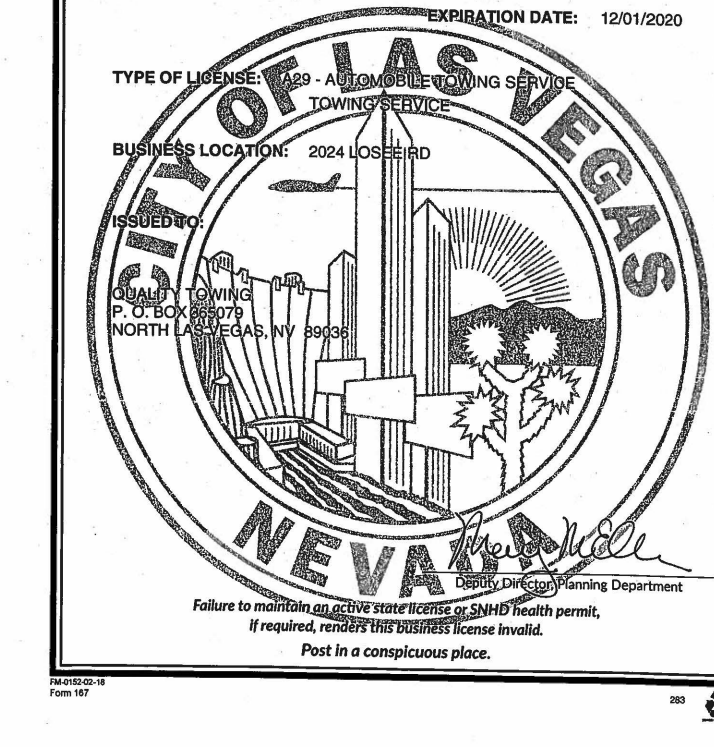
IN ACCORDANCE WITH THE PROVISIONS OF THE LAS VEGAS MUNICIPAL CODE, AS AMENDED, LICENSE IS HEREBY GRANTED TO OPERATE THE BUSINESS REFERENCED BELOW.

LICENSE #:

G64-09063

RENEWAL DATE:

12/01/2019



City of North Las Vegas 2250 Las Vegas Blvd. North, Suite 110 North Las Vegas, NV 89030

Mailing Address:

URT UNITED ROAD TOWING INC PO BOX 365079 **NORTH LAS VEGAS, NV 89036**

In conformity with and subject to the provisions of the Ordinances of the City of North Las Vegas and the laws of the State of Nevada, license is hereby granted to operate the business described hereon:

License Number:

BL114852

Expiration Date:

03/31/2021

License Type:

BUSINESS

Classification

JUNK YARD

Business Location: URT UNITED ROAD TOWING INC

2024 LOSEE RD

NORTH LAS VEGAS, NV 89030-4140

Owner/Principal(s): URT UNITED ROAD T

Your Community of Choice

Marc Jordan

Director of Land Development &

Community Services

This license is not transferable POST IN A CONSPICUOUS PLACE

City of North Las Vegas 2250 Las Vegas Blvd, North, Suite 110 North Las Vegas, NV 89030

Mailing Address:

QUALITY TOWING 2024 LOSEE RD NORTH LAS VEGAS, NV 89030

In conformity with and subject to the provisions of the Ordinances of the City of North Las Vegas and the laws of the State of Nevada, license is hereby granted to operate the business described hereon:

License Number:

BL113439

Expiration Date:

03/31/2021

License Type:

BUSINESS

Classification:

AUCTIONEER

Business Location: QUALITY TOWING

2024 LOSEE RD

NORTH LAS VEGAS, NV 89030-4140

Owner/Principal(s): CITY TOWING INC

Your Community of Choice

Marc Jordan

Director of Land Development &

Community Services

This license is not transferable POST IN A CONSPICUOUS PLACE

RECEIVED

OCT 1.5 2020

STATE OF NEVADA **NEVADA TRANSPORTATION AUTHORITY**

Nevada Transportation Authority

INSURANCE COMPANY DESIGNATED VEHICLE STORAGE aso Topas. Nevada APPROVAL REQUEST

INSTRUCTIONS:

- Type or print clearly in ink.
- Complete sections 1 and 2 of the form.
- Submit a separate completed form for each designated storage lot.
- Attach a copy of the fully executed agreement, including a law enforcement indemnification clause.

OR

- Attach a copy of all required State and local business licenses for the storage lot location.
- Mail, Fax or deliver signed forms and attachments to:

Nevada Transportation Authority 1755 East Plumb Lane, Suite 229

Reno, NV 89502

Phone: 775 688-2800 Fax: 775 688-2802

Nevada Transportation Authority 3300 West Sahara Avenue, Suite 200

Las Vegas, NV 89102

Phone: 702 486-3303 Fax: 702 486-2590

SECTION 1. DESIGNATED LOT INFORMATION:
COMPANY NAME Quality Towing
LOTLOCATION: 2024 Losee Road, North Las Vegas, Nevada 89030
SECTION 2. REQUESTING INSURANCE COMPANY:
CONTACTNAME: Lauren A. Woods
COMPANY NAME: Geico Insurance Company
MAILING ADDRESS: P.O. Box 12235
CITY, STATE, ZIP: Las Vegas, Nevada 89122
PHONE NUMBER: (702) 286-9411 FAX:
EMAIL ADDRESS: woods@geico.com
SEND REPLY VIA: MAIL _X_FAXEMAIL _X_
PRINTED NAMIA OF REQUESTOR Lauren A. Woods
SIGNATURE: AURINA WOO & Date: August 17, 2020
SECTION 3, NTA USE ONLY - DO NOT WRITE BELOW THIS LINE
Date Received: Log #:
APPROVED or NOT APPROVED (Explanation attached)
Dawn Gibbons, Chairman Dated 10 26 20 20 George Assad, Commissioner Dated Dated
David Newton, Commissioner Dated

10/26/2020 INTERIM APPROVAL



20-10038 GA RECEIVED

OCT 2 2 2020

Nevada Transportation Authority Las Vegas, Nevada

2024 Losee Road, North Las Vegas, Nevada 89030

Mailing Address P. O. Box 365079, North Las Vegas, Nevada 89036-9079

Telephone (702) 649-5711 Ext. 4005 Fax (702) 633-4447

CPCN 3069.4

October 21, 2020

Nevada Transportation Authority Attn: Liz Babcock 3300 W. Sahara Avenue, Suite 300 Las Vegas, Nevada 89102

Re: Petition for Interim Authority to Operate a Vehicle Storage Lot

Dear Ms. Babcock,

City Towing, Inc., dba Quality Towing makes this petition to the Nevada Transportation Authority for approval of Interim Authority to begin storing vehicles for Geico Insurance while the application that has been submitted to become an Insurance Company Designated Vehicle Storage Lot is being processed by your agency.

Geico Insurance has chosen our company to be the storage lot for vehicles that are insured by their company, and that are requested towed by law enforcement agencies in Clark County Nevada in accordance with NRS 706.4487, NRS 706.4489, and NRS 706.44895. Geico Insurance wants Quality to begin to storing the vehicles insured by their company as soon as is possible. Thank you for your time and assistance in the matter.

Please contact me if you have questions or need anything pertaining to this request.

Respectfully,

Candilla Sparks
Collections Mgr.

csparks@unitedroadtowing.com

Agenda Item# 75

River North Transit, LLC d/b/a Via ("Via") Transportation Network Company ("TNC") Docket 20-10017 November 19, 2020 General Session

This is an application for TNC Permit filed on 10/26/2020.

Staff is currently reviewing the application, and the Department of Insurance is currently reviewing the insurances. Both remain incomplete as of the date of this writing, November 6, 2020.

In Staff's review it was determined that the system, as submitted, does not comply with the below noted Statutes and regulations. These are issues of material non-compliances in Staff's opinion.

NRS 706A.040 NRS 706A.090 NAC 706A.320

<u>Via has indicated that believes they believe</u> that its partnership with Motional is consistent with the TNC regulations. To the extent that there are regulatory questions or concerns, Via welcomes the opportunity to discuss these issues further and, if applicable, request a variance. Via is requesting deviations. Staff has placed this on the agenda to address the issue and for discussion of acceptable solutions prior to the implementation of such to their system.



Autonomous Vehicle TNC Service.

Follow up presentation to the Nevada Transit Authority

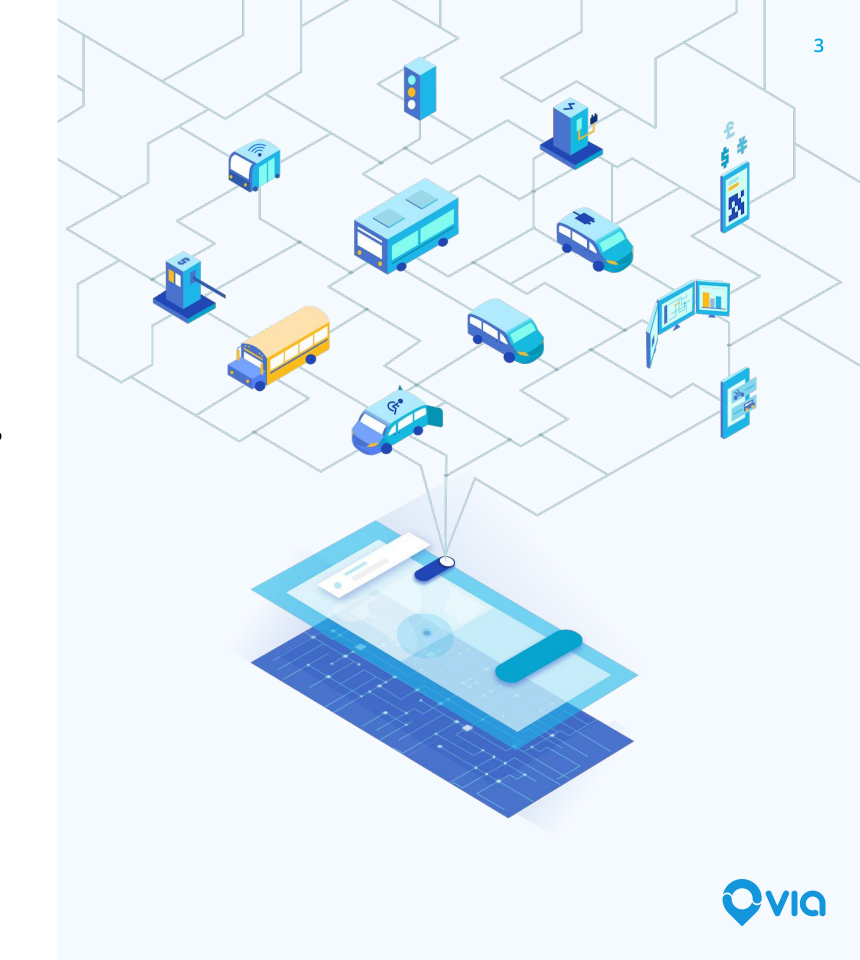
November 2020

Agenda.

- 1. Who is Via?
- 2. Overview of the service
- 3. Licensing follow ups
- 4. Questions

Our mission.

To build the world's most efficient, convenient, and accessible mobility solutions.



Via's global presence.







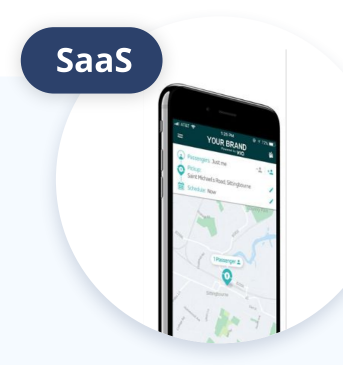


Via's experience.



Direct to Consumer

Two-sided marketplace for riders and drivers.



Software-as-a-Service

Mobility solution provided to partners, including both software and connections to various service providers.



Transportation-as-a-Service

Licensing to public transit agencies and operators.

2M

Riders per month

70M

Rides delivered

2M

Members

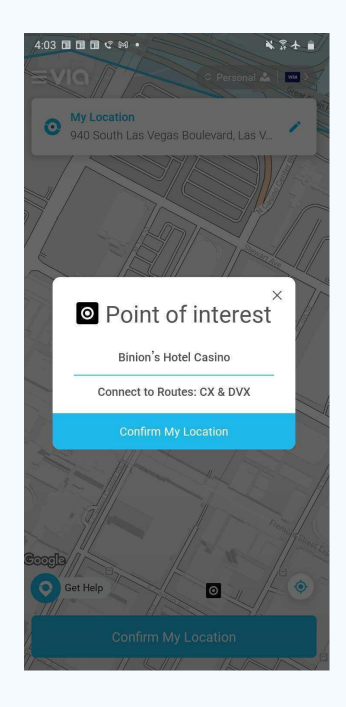
Agenda.

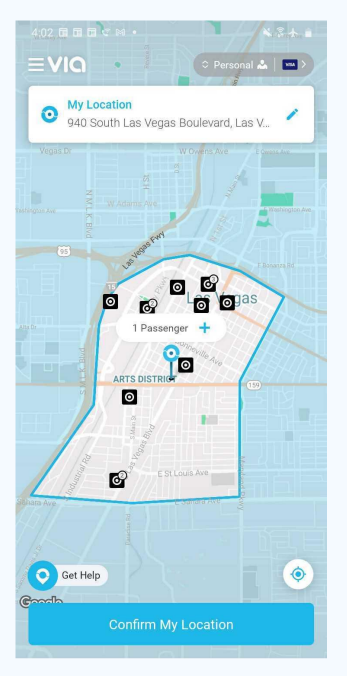
- 1. Who is Via?
- 2. Overview of the service
- 3. Licensing follow ups
- 4. Questions

Service overview.

- Overview of initial service:
 An on-demand, autonomous ride sharing service in ~3 square mile downtown Las Vegas for residents.
- Planned launch: Jan 2021
- Key features:
 - Predefined, safe, pick-up/drop-off locations.
 - Points of interest highlighting local businesses and public transit options.
 - Immersive and interactive rider experience.
 - Autonomous Vehicles (AVs) and Vehicles
 Operators (VOs) provided by Motional.

Service zone





Point of interest example and map.

Service overview continued.

• **Vehicles:** Initial deployment of 2-4 AVs (Level 3) providing the service.

Consumer payment for the service:

- At launch, promotional rides will be offered to customers.
- Payment for rides may be required later.

Key goals:

- Extensive learning from deployment of AVs for ridesharing service.
- Providing valuable rides to residents.

Branded vehicle for the service





A TNC service on the Via Platform. AV and VOs provided by Motional.



- "Via" rider application for ride bookings
- Ride assignment to specific vehicle
- Rider marketing and communication
- In vehicle interactive table design
- Live customer support



- Providing and maintaining Autonomous Vehicles
- Employment and supervision of Vehicle Operators

Agenda.

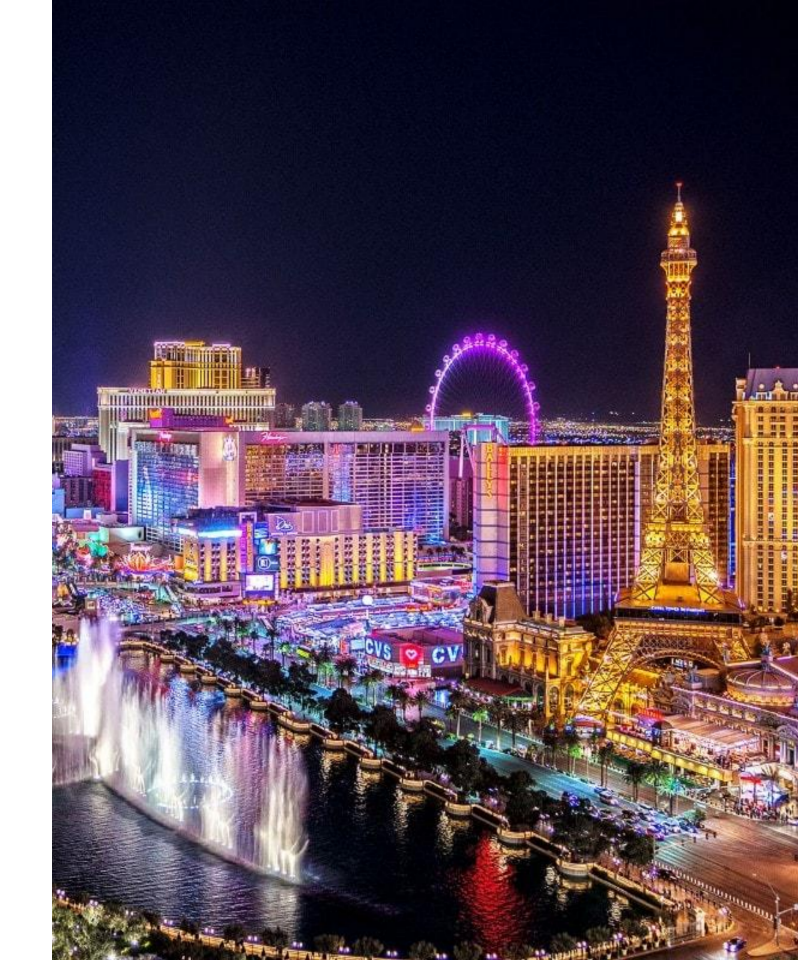
- 1. Who is Via?
- 2. Overview of the service
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- 4. Questions

TNC Application Timeline.

Sept 17, 2020	Sept - Oct, 2020	Nov 19, 2020	Jan 2021
NTA General Session	Submission of TNC Materials	NTA General Session	Planned Launch
 Via's initial presentation of service to Commissioners. Received approval to proceed with TNC application through its subsidiary, River North. 	 9/23: TNC application. 10/13: Filing fee payment. 10/23: First data request response. 10/27: Second data request response. 	 Via's presentation of open items following review of application and data requests. 	Launch of TNC service with AVs in Las Vegas.

Via's partnership with Motional satisfies TNC regulations.

- All applicable TNC requirements will be met, either directly by a Via entity or in partnership with Motional, Via's AV partner.
 - Via's operating subsidiary, River North, is the operator and appropriate party to hold the TNC permit for this service.
 - River North will maintain administrative and compliance oversight for all TNC requirements, including those Motional is contractually bound to perform.
- The combination of Via's digital technology, River North's operating experience and Motional's AV expertise will provide Las Vegas riders with a safer and more customer-friendly service.



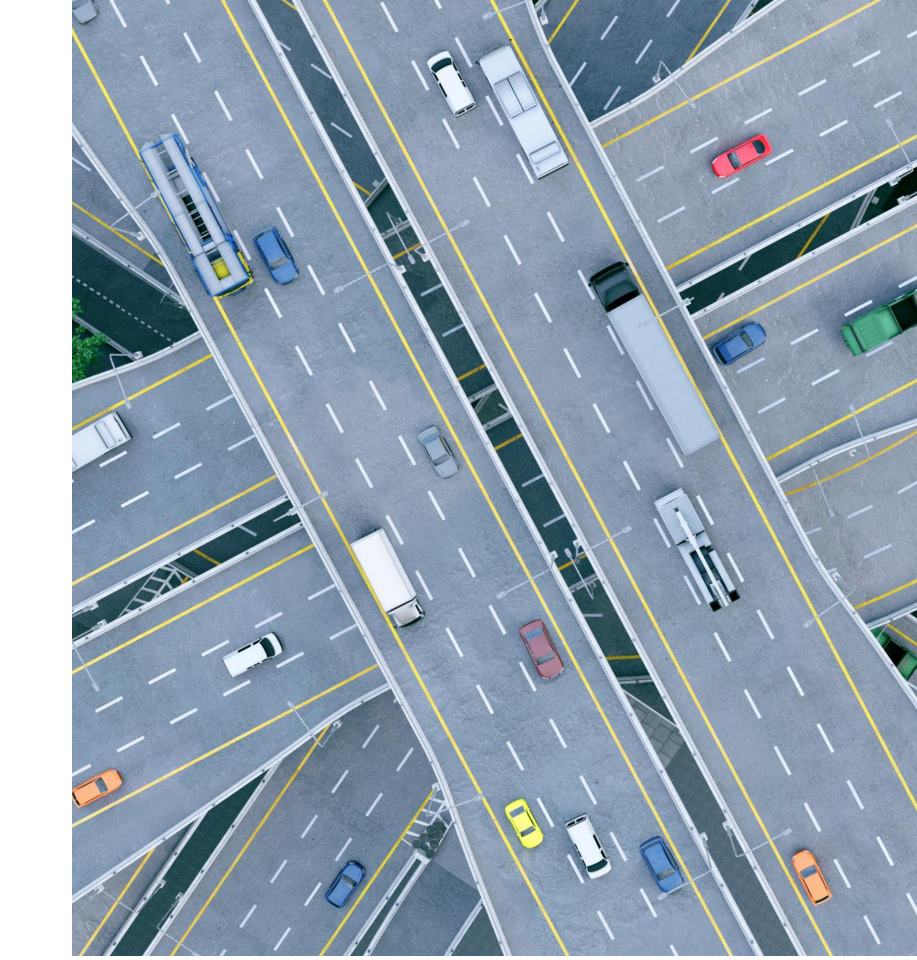
NRS 706A.040: Compliance with TNC Driver requirements.

- Vehicle Operators will be subject to all applicable TNC Driver requirements.
- VOs are employed by Motional, but their access to Via's platform and connection to riders for this service will be governed by the terms of our agreements.
- Riders will be connected to AVs using Via's technology platform.



NRS 706A.090: Compliance with Prohibited Control by TNC.

 River North will not control, manage, direct the VOs or vehicles, consistent with TNC requirements.



NAC 706A.320: Compliance with VO Compensation.

- VOs will receive compensation from River North through Motional.
- There are multiple benefits to this compensation structure, including for the VOs.



Agenda.

- 1. Who is Via?
- 2. Overview of the service
- 3. Licensing follow ups
- 4. Questions

Questions?

Thank you.



Agenda Item# 76

STEVE SISOLAK

Governor



STATE OF NEVADA



TERRY REYNOLDS

Director B&I

DAWN GIBBONS
Chairman
GEORGE ASSAD
Commissioner
DAVID NEWTON
Commissioner

DEPARTMENT OF BUSINESS AND INDUSTRY

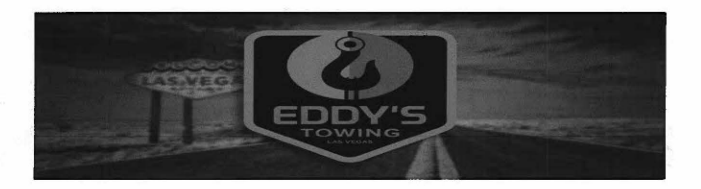
NEVADA TRANSPORTATION AUTHORITY

10/9/20 rmb DT/NTA

20-10010

PETITION TO DEVIATE

	ssioner, Nevada Transportation Authority
Company Name:	Eddy's OWING Telephone 102) 345-0000
Mailing Address:).O. Box 31329 Las Vigas, NV 89173
Reason for request:	
\$ 	
	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
Signature:	Date: 10/8/20
\$50 Filin	\$ Fee \$50 Interim Authority Fee
	For NTA Office Use Only
W	Docket #
	Assigned Hearing Officer:



REQUEST TO DEVIATE FROM REGULATION

To Whom It May Concern:

Eddy's Towing CPCN 7392 respectfully request approval for deviation from regulation required by NAC 706.4275 pursuant to NAC 706.1305 "seeking to use an electronic signature for approving tags and impounds from the owner of the real property and/or an authorized agent of the owner of the real property."

Eddy's Towing is submitting this request for the following reasons:

Electronic Signatures mad via Omadi Software allowing us to cross reference past and present tows to improve customer service inquiries and for NTA complaints.

Electronic Signatures allow managers to make specific request for towing CONTACTLESS to prevent the spread of COVID-19.

All users in Omadi are provided a unique login and password allowing them to access Omadi thus providing verifiable and accurate tracking of specific requests for towing.

Omadi has unique features that reduce human error when entering vehicle details to prevent invalid or erroneous information.

Electronic Signatures are the preferred method with today's technology and current circumstances to encourage contactless solutions in conducting business.

Thank you for your consideration,

Agenda Item# 77

10/13/20 rmb DT/NTA

and NAC 706.210(3)(a)

Nevada Transportation Authority AUTHOR

BEFORE THE NEVADA TRANSPORTATION

In Re: Presidential Limousine, CPCN 1007 Petition to Deviate from NAC 706.210(2)

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Docket No. 20-10014
Approved 1 mA

PETITION TO DEVIATE

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 to Deviate from Nevada Administrative Code ("NAC") 706.210(2) & (3)(a). Said Petition is filed pursuant to NAC 706.1305.

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 five (5) Tesla's for thirty (30) days to accommodate guests requesting electric vehicles.

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 day filing requirement) and NAC 706.210(3)(a) (14 day lease term). 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 are in the public interest and should be granted.

DATED this 8th day of October 2020.

COOPER LEVENSON, P.A.

Kimberly M. Rushton

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 five (5) 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. <u>USE OF THE VEHICLESS</u>

- 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:

- 11.1 Upon written notice to Lessee, cancel this Lease,
- 11.2 Declare immediately due and payable all sums due and to become due under this Lease.

12. ASSIGNMENT

12.1 Lessee's rights or interests in this Lease or in the Vehicles shall not be transferred by Lessee and Lessee shall not sublease the Vehicles.

13. COUNTERPARTS

13.1 This Lease may be executed in counterparts, each of which shall be treated as an original.

14. LEASE ONLY

14.1 This Lease is a contract for lease only. Lessee does not acquire and shall assert no right, title or interest in or to the Vehicles except as outlined herein.

15. GOVERNING LAW

15.1 This Lease in all respects shall be governed by, and construed in accordance with, the laws of the State of Nevada.

16. <u>AUTHORIZED SIGNATURES</u>

16.1 The undersigned representatives of Lessor and Lessee have full authority to enter into this Lease and to obligate Lessor and Lessee to perform the duties set forth in this Lease.

LESSOR:

Andrew Meyers

Its: President and Chief Executive Officer

Dated: September 30, 2020

LESSEE:

Gerald K. Bell, Jr.

Its: President

Dated: September 30, 2020

Schedule 1.1

CPCN	Vehicle Model Year	Vehicle OEM	Vehicle Model	VIN	Vehicle Lease Amount
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	Tesla	Model X	5YJXCAE23LF238162	\$1,200.00
1007	2019	Tesla	Model X	5YJXCAE29LF241048	\$1,200.00

Agenda Item# 78

Elko Taxi Service, Inc.

1104 W. Main Street Elko, Nv 89801

Thursday, September 24, 2020

Nevada Transportation Authority 3300 West Sahara Dr. Suite 200 Las Vegas, Nevada 89102

Re: Request to deviate from NAC 706.3758

To Whom It May Concern;

Pursuant to NAC 706.1305, Elko Taxi Service, Inc. would like to request deviation from NAC 706.3758: Inspection and seal: Enforcement (NRS 706.171).

20-10023 GA

RECEI

OCT 14 2020

Nevada Transportation Authority Las Vegas, Nevada

We have been using dispatch software from iCabbi for the last several years, we would now like to further utilize technology available from iCabbi by using their soft-meter on our tablets.

This is the same basic technology previously approved, by the Authority, for use by Reno - Sparks Cab Co. (See **Docket Number 17-10027**). We have done extensive testing of the soft-meter side by side with our existing Centrodyne S700 taximeters and have found them to extremely reliable and accurate as well as providing greater detail of applicable charges in plain view of the customer.

We have also included documentation from iCabbi regarding the operational and security features of the soft meter.

Thank you,

T. J. Bingman President

Elko Taxi Service, Inc.

Cc:



The iCabbi Soft Meter

Prepared: July 27th 2020

Purpose of the Document

The purpose of this document is to provide an understanding of how the iCabbi soft meter works from both a management and in-vehicle perspective. We'll also give some background on iCabbi themselves and their market penetration with their soft meter.

About iCabbi

iCabbi

Web: www.icabbi.com/about-us

iCabbi was established in 2009 and is currently the industry leader in taxi dispatch technology. In June 2018 iCabbi secured a strategic investment partnership with the Renault Nissan Mitsubishi group to enable iCabbi to ramp up innovation for the taxi industry. More specifically Renault M.A.I. (Mobility as an Industry) is the operating subsidiary of Groupe Renault exclusively dedicated to new mobility services. Renault M.A.I. also partners with cities, regulatory authorities and transport operators, as well as companies in other sectors, to promote shared mobility and address environmental issues. The investment has enabled us to grow our Product R&D team to over 80 people, making ours the largest R&D team in the taxi industry by far. This means dedicated, ring-fenced teams for every product to ensure continuous iteration and future-scoping at pace with industry trends.

Key Metrics



Over 500 taxi companies across North America, Canada, Australia, New Zealand, Europe and England are using iCabbi.



Over 100,000 connected and signed vehicles on the iCabbi platform (and 3 times as many drivers)



Driven by AWS iCabbi has 99.996% uptime, 97% customer retention and 70% booking automation rates

As of Dec 2019 iCabbi has also made a number of acquisitions here in North America, South America and the UK. The latest acquisition sees "Mobile Knowledge" join the iCabbi family and are now fully submerged with the iCabbi USA North American division. More info on our full range of product offerings can be found on our website and YouTube. The following "Taxi 360" illustration provides a view of the products services available to iCabbi as of July 2020.

The iCabbi Soft Meter

Fleets using the iCabbi platform have the opportunity to reduce large overheads across all areas of their operation. From call center operations, to in-vehicle tech, taxi companies now have the opportunity to modernize their fleet and all technical aspects that go along with it.

The most attractive and cost saving feature of the iCabbi platform is its soft meter option where drivers and taxi companies no longer need to pay for expensive taxi meters to kit out their vehicles, and instead simply use their own Phone or Android Tablet to accept dispatched trips and calculate the fare based on the distance/time calculated on the device. Approx 95% of fleets using the iCabbi platform are operating with the soft meter.

In summary when the driver accepts a dispatch trip, or when the driver picks up a new hail, a new trip is started by tapping the "Hired" or "Accept" button (if it's a dispatched trip). When the driver makes this action, the soft meter is displayed on screen and will show the fare information as shown in the below graphic. The iCabbi soft meter has a "floating" meter meaning that even if the driver is using a navigation application at the same time, the Total Fare amount is continuously shown on screen to the passenger and cannot be hidden by the driver.



Key Facts

- 1. Tariff Access In-Vehicle: Drivers are unable to access tariffs because the management of these tariff rates are not hard programmed into the tablet or the iCabbi driver application. The iCabbi driver app that resides on the driver's phone or Tablet requires a constant internet connection. The driver is constantly pinging iCabbi dispatch to relay the driver's coordinates and provide the current availability status. If the driver is in the "available" status, and dispatch have a new order, the driver will receive a new job offer. When the driver accepts the trip offer, the tariff rate is downloaded to the tablet with the new order and this is how the meter calculates the rate (Distance Traveled X rate per mile/KM (as downloaded with the trip) + Waiting Time price (as downloaded with the trip) = Total Fare.
- 2. Mobile Device Management Software: Drivers are not able to reverse engineer, "break a seal" or perform any other illegal activity with the device because the device is protected by a "mobile device management" software (MDM) which is installed on the device by the taxi company. The MDM application effectively reduces all functionality one would expect on a phone or tablet. More specifically, the MDM application locks the user out of doing anything on the device except for using the apps the taxi company has specified the driver is allowed to use (E.g iCabbi Driver App and Google Maps). Access and ability to do anything else on the tablet is removed. In effect this means that the driver cannot possibly access the rate per mile to be charged on the iCabbi soft meter when the trip is downloaded without having direct access to the tablet, and reverse engineer the iCabbi driver app for this given moment. Furthermore, it also completely removes any risk of the driver installing GPS manipulation software because this access is completely removed. The MDM software is a centrally controlled application and controls all tablets connected to it which is done by enrolling the IMEI of the device ahead of programming it. The Taxi Company will know all IMEI devices ahead of the install process to program the devices, and the MDM software also has the ability to "brick" the device should one be stolen or lost.
- 3. <u>Security:</u> iCabbi has an additional security measure at its dispatch core level where it continuously monitors GPS activity. If a device is not managed with an MDM application, or it has been breached and is reporting back questionable GPS data (such as a GPS manipulating app) the driver is immediately logged out of the app and an internal report is triggered to the fleet management. Additionally, any any device that does not have a working GPS cannot calculate a rate on the soft meter.

Soft Meter Interaction

Street Job / Hailed Trip







1) On the driver app home screen, pressing BUSY, will give the driver options.

2) Pressing HIRED will generate a system job and activate the meter with the current applicable tariff.

3) The meter is displayed along with options to added EXTRAS.

Pressing STOP will change meter status to time off. A FINISH button and a RESUME button will then be available.

Pressing RESUME will change meter status to time on.

Pressing FINISH will complete the job.

Soft Meter Interaction - Dispatched Order

Dispatched Trip







(1) (2)

Once a driver has accepted a dispatched booking:

- 1) They will press ARRIVED and if configured the customer will be informed that the driver has arrived.
- 2) The meter will activated and awaiting the passenger on board POB button press.
- 3) Once POB is pressed then the minimum tariff price (flagfall) is displayed.

Pressing STOP will change meter status to time off. A FINISH button and a RESUME button will then be available.

Pressing RESUME will change meter status to time on.

Pressing FINISH will complete the job.

Agenda Item# 79

STEVE SISOLAK

Governor

STATE OF NEVADA



TERRY REYNOLDS

Director B&I

DAWN GIBBONS Chairman

GEORGE ASSAD Commissioner

DAVID NEWTON Commissioner



Nevada Transportation Authority Les Vegas, Nevada

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SEP 2 3 2020

DEPARTMENT OF BUSINESS AND INDUSTRY

NEVADA TRANSPORTATION AUTHORITY

PETITION FOR RECONSIDERATION

Docket /Citation/Impound/Permit #: 21289 (702)272-61
Driver/Company Name: Gilbert Earl Walnuteley Great
Mailing Address: 8245 Bosec & DR
Reason for request: I was Not Living at the
address you mailed the notice To.
I never Received the Court
Appearance or Dev. I was Not
IN LAS Veges. I was unable to
pay my bent when I Lost my
Lyft vehicle the Day The officers
Track the Car I Lost my Source
OF INCOME, Then I could NOT Pay
my pent and lost my apartment
Because of that whole situation
Because of that whole situation it was intrapment. The Records Rengtion
Signature: Holdet Warner fit Date: 9/19/20
\$50 Filing Fee

20-10002 Petition for Reconsideration (PFR) Debt Summary Review

20-10002 Petition for Reconsideration from Gilbert Wainwright regarding Citation 21289.

Summary:

- Citation 21289 was issued to Gilbert Wainwright 04/19/2019 by Investigator Yambor for violations of NRS706.386. Citation 21290 was issued to Gilbert Wainwright 04/19/2019 by Investigator Yambor for violations of NRS706A.280. The hearing date on both citations indicated 05/08/2019 at 2:00PM. The respondent failed to appear to the 05/08/2019 hearing and the matter was rescheduled to 06/12/2019. The respondent failed to appear the 06/12/2019 hearing.
- Gilbert Wainwright was fined \$2,500 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 21290 and the respondent is disqualified from driving for a Transportation Network Company (TNC). 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 Gilbert Wainwright.
- On 03/10/2020 the account was processed for debt collection action which resulted in the DMV Driver's License suspension and the Citation account submission to the State Controller's Office Debt Collection Unit (SCO) in the principal amount of \$2,500.
- On 08/17/2020 Management Analyst 2 Hope DiBartolomeo received a telephone inquiry from Gilbert Wainwright regarding the DMV Suspension and outstanding debt. Gilbert Wainwright was provided information regarding the PFR process and SCO contact information for payment plan options and follow-up via email was sent. The information was provided a second time on 09/14/2020.
- On 09/01/2020 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 processed per this confirmation.
- The information regarding the PFR was provided a second time on 09/14/2020.
- On 09/23/2020 PFR 20-10002 was filed. Gilbert Wainwright requested the filing fee be waived and provided additional clarification on his PFR request. The waiver was approved by the Deputy Commissioner and the PFR Docket was set on the November GSM.
- The above Management Analyst Review was completed 11/03/2020 by Hope DiBartolomeo.

As the debt for Citation 21289-90 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.

STEVE SISOLAK

Governor

STATE OF NEVADA



TERRY REYNOLDS

Director B&I

DAWN GIBBONS Chairman

GEORGE ASSAD Commissioner

DAVID NEWTON Commissioner



Nevada Transportation Authority Les Vegas, Nevada

RECEIVED

SEP 2 3 2020

DEPARTMENT OF BUSINESS AND INDUSTRY

NEVADA TRANSPORTATION AUTHORITY

PETITION FOR RECONSIDERATION

Docket /Citation/Impound/Permit #: 21289 (702)272-61
Driver/Company Name: Gilbert Earl Walnuteley Great
Mailing Address: 8245 Bosec & DR
Reason for request: I was Not Living at the
address you mailed the notice To.
I never Received the Court
Appearance or Dev. I was Not
IN LAS Veges. I was unable to
pay my bent when I Lost my
Lyft vehicle the Day The officers
Track the Car I Lost my Source
OF INCOME, Then I could NOT Pay
my pent and lost my apartment
Because of that whole situation
Because of that whole situation it was intrapment. The Records Rengtion
Signature: Holdet Warner fit Date: 9/19/20
\$50 Filing Fee

04/22/19 jh EDB/CAL

ADMINISTRATIVE CITATION AND VERIFIED COMPLAINT ISSUED PURSUANT TO NRS 706.771 <u>N</u>0 STATE OF NEVADA Las Vegas County of Day of £207 Operator License No State D.O.B. Company Name. 000 Company Address Vehicle 2020 Vehicle License Respondent. DID THEN AND THERE COMMIT THE FOLLOWING OFFENSES/INFRACTIONS: 1. Violation NBB/NAC ☐ CFR 706.386 ☐ Other 2. Violation NRS/NAC □ CFR ☐ Other To wit: I certify (or declare) under penalty of perjury under the laws of the State of Nevada that I have grounds / probable cause to believe and do believe that above named respondent committed the above infraction(s) and or violation(s) contrary to law. Officer/Complainant's Name Officer / Complement's Signature P No. 3041 The potential fine for each of the above violation is up to \$10,000. You are hereby notified to appear before the Nevada Transportation Authority at S 3300 W. Sahara Ave., Suite 200, Las Vegas, Nevada 89102 1755 E. Plumb Lane, Suite 216, Reno, Nevada 89502 2:00 Month Day Signature I promise to appear at 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 appear in this matter and is an acknowledgement that you have been advised to carefully review the information contained on the reverse side of this citation. Signing does not constitute an admission of guilt or culpability. Please read back of citation carefully → →

WHITE-Complaint; GREEN-Notice to Appear

(NSPO Rev. 3-17)

(O) 2803 ·

04/22/19 jh EDB/CAL

ADMINISTRATIVE C	ITATION AND VERIF	IED COMPLAINT
ISSUED	PURSUANT TO NRS 706.77	
STATE OF NEVADA County of Clark		6
		regas D
Time 10:45 CM. Day of Week	Date Month	kgas 20 9 20 19 20
Location Treasure	Island Ho	ful+Casing (9
Name Wainwight	Gilbert	Eav\
Residence Address 5390	Boulder Huy	1 7207
LasVegas	ΜŽ	89,22
Operator License No.		State ルソ
D.O.B	m 507 18	o Blk Brn
Company Name Lyft	Sex Hi. TALC	Hair Eyes
Company Address 2300 Har		
San Francisco	CA Street	94110
Vehicle Zo17 H	yundai Elan	ha Śliver
Vehicle License	8 AUV	1/2020
DID THEN AND THERE CO	Earl Wain	SYMPHACTIONS:
1. Violation	MRS/NAC	CFR
Prohibited Acts	7000 A. 280	Other
	did Solicit + a	scept
Passenger Transp	NRS/NAC F	TUCAPP
/	NAC /	
- /		Other
To wit:		
I certify (or declare) under penalty of perjury ur believe and do believe that above named reso		t I have grounds/probable cause to s) and or violation(s) contrary to law.
Officer/Complainant's Name	Officer / Complainant's Signal	
Yambor	Clan	3041 4/19/19
The potential fine for each of the above before the Nevada Transportation Auth	e violations is up to \$10,000. You nority at:	are hereby notified to appear
3300 W. Sahara	Ave., Suite 200, Las Vega	s, Nevada 89102
1755 E. Plumb L	ane, Suite 216, Reno, Ne	
on	Bay 20.1.7.,	at 2:00 am/6
~ C	Day	
Signature I promise to	appear at the time and place	Indicated.
Carefully review the explanation of ri	ghts, responsibility to appear,	the consequences of failing
to appear and notice of hearing set citation constitutes a promise to a	appear in this matter and is a	an acknowledgement that
you have been advised to carefully of this citation. Signing does n	review the information con	tained on the reverse side
	Please read back of	citation carefully → →

(NSPO Rev. 3-17)

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re Administrative Citation Number 21289 and)	
21290 issued to Gilbert Wainwright for violations of)	Citation Number 21289 and 21290
NRS 706.386 and NRS 706A.280.)	

NOTICE OF RESCHEDULED HEARING

The above matter was set for hearing on May 8, 2019. The matter was not heard on that date as the Respondent failed to appear. Accordingly, **NOTICE IS HEREBY GIVEN** that a hearing on this matter has been rescheduled as follows:

WEDNESDAY, June 12, 2019

2:00 p.m.

Nevada Transportation Authority 3300 W. Sahara Avenue, Suite 200 Las Vegas, NV 89102 (702) 486-3303

At which time a Hearing Officer will receive testimony and evidence regarding the alleged violation(s), and decide which testimony and evidence will be delivered to the Authority.

If Respondent fails to appear at the above time and place set for hearing, pursuant to NAC 706.4017(2), the Authority may impose a fine for the violation(s) alleged in the complaint/citation.

By the Authority,

Rita Brownawell, Legal Research Assistant

Dated: <u>May 16, 2018</u> Las Vegas, Nevada

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: Citations 21289 and 21290 issued to Gilbert)	Citations 21289
E. Wainwright for violations of NRS 706.386 and)	and 21290
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>

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 2:00 p.m. on May 8, 2019. The Respondent failed to appear. The matter was continued with appearance set for hearing on June 12, 2019, 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 of the June 12, 2019 hearing 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 findings be entered against the Respondent for the violations alleged in Citations 21289 and 21290 and that fines be imposed for said violations.

Commissioner George Assad, serving in his capacity as Hearing Officer for the Authority, considered the allegations and assertions contained in Citations 21289 and 21290 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and entered findings against the Respondent for one violation of NRS 706.386, related to operating as a fully regulated carrier without authority and for one violation of NRS 706A.280, related to solicitation of a passenger for off-app transportation.

Authority Staff requested that fines be assessed in the amount of \$2,500.00 for the NRS 706.386 violation, that no fine be imposed for the NRS 706A.280 violation and that Respondent be disqualified from driving for a Transportation Network Company.

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 19965, issued to Gilbert E. Wainwright for a violation of NRS 706.386 and NRS 706A.280, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21289 shall be in the amount of Two Thousand Five Hundred Dollars and Zero Cents (\$2,500.00);
- 3. That no fine be imposed for the NRS 706A.280 violation;
- 4. That Respondent be disqualified from driving for a Transportation Network Company;
- 5. That the Respondent is to immediately CEASE AND DESIST any and all operation in violation of NRS 706.386; and

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

NEVADA
TRANSPORTATION
AUTHORITY

STATE OF NEUROR

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



MICHAEL BROWN
Director B&I

DAWN GIBBONS
Chairman
GEORGE ASSAD
Commissioner
DAVID NEWTON
Commissioner

DEPARTMENT OF BUSINESS AND INDUSTRY NEVADA TRANSPORTATION AUTHORITY

GILBERT E. WAINWRIGHT 5390 BOULDER HWY #207 LAS VEGAS, NV 89122

SUBJECT: ORDER OF THE AUTHORITY

Dear GILBERT WAINWRIGHT:

On April 22, 2019, you were issued Citation number 21289 by the State of Nevada Transportation Authority (NTA) for a violation of NRS or NAC 706. On July 18, 2019, you were fined \$2,500 pursuant to the conditions set forth in the enclosed Order of the Authority. No fine for Citation number 21290. Respondent is disqualified from driving for a Transportation Network Company (TNC).

Your payment of \$2,500 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

for De Rose

Dated:

Las Vegas, Nevada

Enclosure

Via First Class and Certified Mail #7018 1830 0002 1243 6756

Website: www.nta.nv.gov



DEPARTMENT OF BUSINESS AND INDUSTRY

MICHAEL BROWN Director B&I

DAWN GIBBONS Chairman **GEORGE ASSAD** Commissioner DAVID NEWTON Commissioner

NEVADA TRANSPORTATION AUTHORITY

GILBERT E. WAINWRIGHT 5390 BOULDER HWY #207 LAS VEGAS, NV 89122 Via First Class and Certified Mail #7014 2870 0001 8498 6871

SUBJECT: FINAL NOTICE

Dear GILBERT E. WAINWRIGHT:

On April 22, 2019, you were issued Citation number 21289 by the State of Nevada Transportation Authority (NTA) for a violation of NRS or NAC 706. On July 18, 2019, you were fined \$2,500 pursuant to the conditions set forth in the Order of the Authority. No fine for Citation number 21290. Respondent is disqualified from driving for a Transportation Network Company (TNC).

As of this date, your payment has not been received. This letter will serve as final demand that you pay the full amount of \$2,500 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 Lle Rose Jennifer De Rose, Deputy Commissioner

Dated: 9/3/19
Las Vegas, Nevada

Website: www.nta.nv.gov

From: <u>Gilbert Wainwright</u>
To: <u>Hope Dibartolomeo</u>

Subject: RE: NTA Citation 21289-90 Available Remedy Options Date: Thursday, September 24, 2020 12:48:29 PM

hi, I am requesting a new hearing. I am also requesting to canel the fine.

Sent from Yahoo Mail on Android

On Thu, Sep 24, 2020 at 12:34 PM, Hope Dibartolomeo https://doi.org/10.2016/j.jc/

Good afternoon Mr. Wainwright,

We have received your Petition for Reconsideration form and the request to waive the filing fee. However, the description does not indicate what specifically you are requesting to have reconsidered. Please respond to this email so I may provide to my Deputy Commissioner for consideration and processing.

Sincerely,

Hope DiBartolomeo, Management Analyst

Phone: (702) 486-3303 | Direct: (702) 486-6533 | Fax: (702) 486-2590 | E: hdibart@nta.nv.gov



"Growing business in Nevada"

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.

From: Hope Dibartolomeo

Sent: Monday, September 14, 2020 8:27 AM

To: unitedcoasttocoast@yahoo.com

Cc: nta <nta@nta.nv.gov>; Ron Delgado <rdelgado@nta.nv.gov> Subject: FW: NTA Citation 21289-90 Available Remedy Options

Importance: High

Good morning Mr. Wainwright,

Please see the PFR form attached which was sent with the email communication included below back on 08/17/2020. I am sending a copy via US Mail to you as requested.

The second attachment is the notice we sent to DMV confirming the release of the suspension. Please contact the DMV directly to ensure there is nothing further they need you to do with regarding to their processing.

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: Hope Dibartolomeo < hdibart@nta.nv.gov >

Sent: Monday, August 17, 2020 3:43 PM

To: unitedcoasttocoast@vahoo.com

Cc: nta < nta@nta.nv.gov >; Ron Delgado < rdelgado@nta.nv.gov >; Hope Dibartolomeo

<hdibart@nta.nv.gov>

Subject: NTA Citation 21289-90 Available Remedy Options

Importance: High

Good afternoon Mr. Wainwright,

My apologies for the phone quality this afternoon. Per our conversation, you have the following options available to you to remedy your citation:

In order for the NTA to release the suspension from your driver's license, we will need confirmation of a payment in full or payment plan arrangement with first installment from the State Controller's Office Debt Collection (SCO) unit. You may contact them directly at 775-684-5783. If you receive the voicemail please leave your information for callback as they may have staff working remotely who will return your call. Once the NTA receives the SCO confirmation of receiving an initial payment from you, we will be able to send confirmation of our release to DMV. Please make sure you maintain timely payments moving forward to avoid resuspension of the license.

Concurrently, 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 August 20, 2020 (filing deadline), the reconsideration can be scheduled for the next scheduled General Session Meeting which is tentatively scheduled for September 17, 2020. A copy of this form is attached for convenience and is also available on our website:

 $\underline{http://nta.nv.gov/uploadedFiles/ntanvgov/content/Forms/PetitionForReconsideration-ADA.pdf}$

Nevada Transportation Authority

<u>Las Vegas Office</u> <u>Reno Office</u>

3300 W. Sahara Ave. Ste. 200 1755 E. Plumb Ln. Ste. 229

Las Vegas, NV 89102 Reno, NV 89502

I will send a copy of this information also to your home address provided, please confirm the address below is correct:

8245 Bosetk Dr.

Las Vegas NV 89145

Sincerely,

Hope DiBartolomeo, Management Analyst

Phone: (702) 486-3303 | Direct: (702) 486-6533 | Fax: (702) 486-2590 | E:

hdibart@nta.nv.gov



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.

Please Consider waiving my 50000
Fee Due to my lack of ability to pay at this time -? I will pay it when I canthank you Sillet Warrige. (702) 272-6105 8245 Boseck Drine ' LU HV. 89.145 inclosed is proof of my Not Being at the oddress you sent the court Motice too y m dated to prove my innucence. 1 Doutification

Agenda Item# 80

Governor

10/6/20 rmb DT

STATE OF NEVADA

20-1000

Director B&I

DAWN GIBBONS

Chairman

GEORGE ASSAD Commissioner

DAVID NEWTON
Commissioner



1771

DEPARTMENT OF BUSINESS AND INDUSTRY NEVADA TRANSPORTATION AUTHORITY

PETITION FOR RECONSIDERATION

RECEIVED
OCT 0 2 2020

Nevada Transportation Authority Las Vanas Nevada

Docket /Citation/Impound/Permit #: 3731
Driver/Company Name: Enduse Getalrow Telephone: 702-831-74
Mailing Address: 3591 Avville St unite 3028 \$9103
Reason for request: I was told My Seland payment of \$100
Dollar was not received.
After Maxing preferent plan with NTA, I thaild in thing order
Sor \$50 Dollers Lakor, J. Maild My Seland payment Sor
\$ kg Dollars. However, I learned that it wasn't recreated.
I did Contact the norther listed on the Honey other recippl
It Shots that it hasn't been Cashed. I am not
Sure is it was lost in the Hail, but I Hail it
the same way I sailed the first payment
Signature: And Heladre Date: 2/10/20
\$50 Filing Fee

Send and Manage Money Easily. All With One Card.
The Western Union: NetSpendr Prepaid MasterCardr
ID Verification required. Fees apply. See prepaid rack for info.

Powerful in the Committee of the Committ



20-10003 Petition for Reconsideration (PFR) Debt Summary Review

20-10003 Petition for Reconsideration from Endale Getachew regarding Citation 22089-90.

Summary:

- Citation 20089 was issued to Endale Getachew 01/29/2020 by Investigator Yambor for violations of NRS706.386. Citation 22090 was issued to Endale Getachew 01/29/2020 by Investigator Yambor for violations of NRS706A.280. The hearing date on both citations indicated 02/19/2020 at 2:00PM. Endale Getachew was present at the hearing without counsel.
- Endale Getachew was fined \$2,500 with \$2,250 suspended pursuant to the conditions set forth in the Order of the Authority approved at the 02/28/2020 General Session Meeting. There was no fine or disqualification imposed for Citation 22090. The order and corresponding debt letter were sent on 03/09/2020.
- On 03/12/2020 NTA received the signed certified mail receipt confirming delivery of Order and Debt Letter.
- On 05/13/2020 a final debt letter to remit payment for the fines was sent to Endale Getachew.
- On 05/18/2020 Endale Getachew requested a payment plan via telephone and was approved for terms of \$50 due on or before 16th JUN2020-OCT2020. An initial payment was received on 06/16/2020.
- On 07/31/2020 a final courtesy call was made, and a voicemail was left for Endale Getachew to bring account to current status on or before 08/05/2020.
- On 08/06/2020 Endale Getachew left a voicemail regarding payment requesting callback. A return call was attempted but the voicemail was full and unable for Hope DiBartolomeo to leave a message. A final call attempt was made 08/11/2020. On 08/11/2020 a phone conversation was held and email revisiting payment arrangement terms was sent to Mr. Getachew requesting he bring his account to current status on or before 08/15/2020. Per the phone conversation, Mr. Getachew indicated he would be mailing a money order as he was in Arizona.
- On 09/11/2020 the account was processed for debt collection action for failure to maintain timely payments which resulted in the abeyance amount of \$2,250 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 \$2,450.
- On 09/28/2020 Management Analyst 2 Hope DiBartolomeo received a telephone call from Mr. Getachew indicating he has received a letter from the DMV. He was provided explanation of the status of his past due account to which he indicated he sent a \$100 money order payment. Hope DiBartolomeo was not able to confirm receipt of said payment. Mr. Getachew was provided information regarding the PFR process and SCO contact information for payment plan options and follow-up via email was sent.
- On 10/02/2020 PFR 20-10003 was filed with a money order receipt in the amount of \$100. The PFR Docket was set on the next available GSM.
- On 10/07/2020 the SCO informed Management Analyst staff they have confirmed a payment arrangement of \$25
 per month and that an initial payment had been received. The DMV Suspension release was processed the same
 day.
- The above Management Analyst Review was completed 11/04/2020 by Hope DiBartolomeo.

As the debt for Citation 22089 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.

01/30/20 jh EDB/CAL

ADMINISTRATIVE CITATIO	N AND VERIFIED CO	VIPLAINT
ISSUED PURSU	ANT TO NRS 706.771	Z
STATE OF NEVADA	city of Las Vegas	
County of Day of	City of Las Vega	
Time 9.20 PM. Week Week	Date Day 20	L.L. 0
Location Reef Dispens	xey	22 22 08 9
Name Getachew 5	Male	Middle
Residence Address 3591 Ar	utile #302B	
Las Vegas	W S	9/03
City 9	susperd	ES STATE N
Operator License No	= 180 B	It Res
D.O.BMo. Day Yr. Se	X ZH WU H	eir Eyes
Name Lyft	0 1363 VM	001
Company 2300 Harriso	n Ave	
San Francisco	2 Street	74110
and Bm	State SUV	RIVE
Vehicle AVIS Mak	NAJ Body	0/2070
Vehicle License	State	Year
DID THEN AND THERE COMMIT	THE FOLLOWING OFFENSES/INFI	RACTIONS:
1. Violation	MR3/NAC C	FR
NO CPEN	706.386	ther
To wit: Respondent did ac	tas afully regula	ted common
Motor Carrier of int	NRS/NAC DO	REWOCKEN
2. Violation	/	other
		, and a second
To wit:		
I certify (or declare) under benalty of perjury under the believe and do believe that above named respondent	laws of the State of Nevada that I have gro	unds/probable cause to plation(s) contrary to law.
		P No. Date
Yambor	ym :	541 1/29/20
The potential fine for each of the above viola before the Nevada Transportation Authority	tions is up to \$10,000. You are here	by notified to appear
	, Suite 200, Las Vegas, Nev	ada 89102
	Suite 216, Reno, Nevada 8	19502
on the Feb	k 20KK, at an	
Month	Make a.	
Signatury wall	ear at the time and place indicate	ed.
Carofully review the explanation of rights.	responsibility to appear, the con-	sequences of failing
to appear and notice of hearing set forth citation constitutes a promise to appear	ar in this matter and is an ackn	owledgement that
you have been advised to carefully rev of this citation. Signing does not d	lew the information contained constitute an admission of g	on the reverse side uilt or culpability.
	Please read back of citation	n carefully →→

Notice to Appear

01/30/20 jh EDB/CAL

ADMINISTRATIVE CHAI	IUN AND VERIFIED	OURI LAIM
	SUANT TO NRS 706.771	2
STATE OF NEVADA	City of Las V	
County of Clave	City of Caro	
Time 9:20 PM Week Wee)	Date Day	22090
Location Reef Dis	pensary	
Name Getachew	Encle	Middle
Residence Address 3591 1	wille #30	20
Lus Vegas	NU State	8910 S
Country License No	suspend	ea State N. U
Operator License No.	n 519 180	RIK Bon
D.O.B	Sex Ht. Wt.	Hair Eyes
Name Lyft	-MV/CPCN	OSei
Company 2300 Harris	son Aue	A
San Francisco	State	44/10
Vehicle 2015 B	MW SUU	Blue
Vehicle License 2 7004	NV.	[0]ZOZO
Respondent Endele	Gelachew	ES/INFRACTIONS:
1. Violation	NAC NAC	CFR
Prohibited Acks	706A.280	☐ Other
Towit Driver ded solv	rit tauept	passarger
transportation o	NRS/NAC APPL	CALIBO
2. Violation 1	NHS/NAC 1	C Other
		U Other
To wit:		
I certify (or declare) under penalty of perjury under believe and do believe that above named respond	the laws of the State of Nevada that I tent committed the above infraction(s)	have grounds/probable cause to and or violation(s) contrary to law.
Officer / Complainant's Name	Officer / Complainant's Signatu	re The Clark
Yambor	ym	3034 113110
The potential fine for each of the above vi before the Nevada Transportation Author	iolations is up to \$10,000. You in	are hereby notified to appear
Ø-3300 W. Sahara A	ve., Suite 200, Las Vega	s, Nevada 89102
1755 E. Plumb La	ne, Suite 216, Reno, Nev	atam /6m
on Heb	Day 20	atam /@m)
signatural and all	Lotac	how
or full review the explanation of right	appear at the time and place hts, responsibility to appear,	the consequences of failing
to appear and notice of hearing set for citation constitutes a promise to ap	arth on the reverse side of th	his citation. Signing of this
you have been advised to carefully of this citation. Signing does no	review the information con-	n of guilt or culpability.
or this enation. Signing does no	Disease mad back of	citation carefully → →
	mplaint; GREEN-Notice to Appea	

(NSPO Rev. 3-17

(O) 2803 ·

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: the impoundment pursuant to NRS 706.476 of a)	Impound 3731 and
vehicle registered to and Citations 22089 and 22090)	Citations 22089 and 22090
issued to Endale Getachew for violations of NRS)	
706.386 and NRS 706A.280.)	
	Ś	

At a general session of the Nevada Transportation Authority held on February 28, 2020.

PRESENT:

Chairman Dawn Gibbons Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer DeRose

<u>ORDER</u>

On January 30, 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 Citations 22089 and 22090 and registered owner of the impounded vehicle, Endale Getachew, 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:

To the admission of Citations 22089 and 22090, 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 Endale Getachew 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:
 - No CPCN had been issued authorizing the use of the impounded vehicle in intrastate commerce for passenger transportation; and
 - 2. 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;
- That the Respondent's actions constituted one violation of NRS 706.386 and one violation of NRS 706A.280 as alleged and that the impoundment of the vehicle pursuant to NRS 706.476 was proper;
- 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 (waiver entered as Exhibit 2).

Authority Staff recommended the following fines and remedies:

- That fine in the amount of \$250.00 be assessed for the impoundment of the vehicle in this matter;
- 2. 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;
- 3. That no fine be imposed for the NRS 706A.280 violation; and
- 4. That the Respondent shall be disqualified from driving under a TNC application.

As a basis for the recommended fines and remedies, Authority Staff states Respondent has driven for several years as a taxicab driver.

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; 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 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 22089 and 22090, issued to Endale Getachew for violations of NRS 706.386 and NRS 706A.280, is hereby AFFIRMED;
- That a fine in the amount of Two Hundred and Fifty Dollars and Zero Cents (\$250.00) shall be assessed for the impoundment of the vehicle in this matter;
- 4. That the total fine for Citation 22089 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 or NAC 706 violations within one year and timely payment of the fine amount;

- 5. That *no fine* or disqualification be imposed for Citation 22090 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

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 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.

STATE OF NEVADA





DAWN GIBBONS
Chairman
GEORGE ASSAD
Commissioner
DAVID NEWTON
Commissioner

DEPARTMENT OF BUSINESS AND INDUSTRY NEVADA TRANSPORTATION AUTHORITY

ENDALE GETACHEW
3591 ARVILLE ST #302B
LAS VEGAS NV 89103
Via First Class Mail and Certified Mail #7017 2680 0000 0128 2200

SUBJECT: ORDER OF THE AUTHORITY

Dear ENDALE GETACHEW:

You were issued Impound number 3731 by the State of Nevada Transportation Authority (NTA) for a violation of NRS 706. On February 28, 2020 you were fine \$250 and your payment has been received. In addition, you were fined \$2,500 for Citation number 22089 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 imposed for Citation 22090.

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

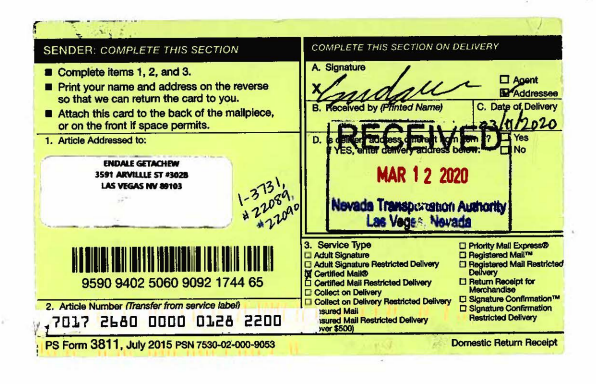
for De Rose

Dated:

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

ENDALE GETACHEW
3591 ARVILLLE ST #302B
LAS VEGAS NV 89103
Via First Class Mail and Certified Mail # 7014 2870 0001 8498 4384

SUBJECT: FINAL NOTICE

Dear ENDALE GETACHEW:

You were issued Impound number 3731 by the State of Nevada Transportation Authority (NTA) for a violation of NRS 706. On February 28, 2020 you were fine \$250 and your payment has been received. In addition, you were fined \$2,500 for Citation number 22089 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 imposed for Citation 22090.

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

Website: www.nta.nv.gov

STATE OF NEVADA DEPARTMENT OF BUSINESS AND INDUSTRY

NEVADA TRANSPORTATION AUTHORITY RECEIPT

No. 37539

Received	from	rdal	e Sie	tache	W		Date <u>(</u>	6/16/2	2020
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3300 W	/. SAHARA AY	VENUE, SUITE	200, LAS VE	GAS, NV 89102		1755 E. PLU	JMB LANE, SUITE 229	, RENO, NV	89502
(NSPO Rev. 10-19									(0) 4612

From: <u>Hope Dibartolomeo</u> on behalf of <u>nta</u>

To: <u>1134abeget@gmail.com</u>

Cc: nta; Ron Delgado; Hope Dibartolomeo

Subject: NTA Citation Payment Plan PAST DUE ATTENTION NECESSARY

Date: Tuesday, August 11, 2020 11:13:34 AM

Importance: High

Endale Getachew

Via email: <u>1134abeget@gmail.com</u>

Good morning,

Per our conversation this morning, we have not yet received the July 2020 installment. On February 28, 2020 you were fined \$2,500 for Citation number 22089 for a violation of NRS or NAC 706 with \$2,250 held in abeyance pursuant to the conditions as set forth in the Order. You have requested and been approved for a payment plan to satisfy your debt of \$250 to the State of Nevada.

Per our discussion, you have agreed to make an initial payment of \$50 which was received on 06/16/2020. The four (4) remaining payments of \$50 due on or before the 16th of July 2020 through October 2020. Due to COVID_19 office closures, we accept payments in the form of check, money order and/or cashier check sent to either of our office locations via mail service. You may also contact our office to inquire of available curbside service appointments.

Las Vegas Office Reno Office
3300 W. Sahara Ave. Suite 200 1755 E. Plumb Ln. Suite 229
Las Vegas NV 89102 Reno NV 89502

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 BRING YOUR ACCOUNT TO CURRENT STATUS BY REMITTING ANY PAST DUE PAYMENTS ON OR BEFORE 08/15/2020 AND MAINTAIN CURRENT PAYMENTS UNTIL THE DEBT IS PAID IN FULL.

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.

 From:
 Hope Dibartolomeo

 To:
 1134abeget@gmail.com

 Cc:
 nta; Ron Delgado

Subject: NTA Citation 22089 Remedy Options

Date: Monday, September 28, 2020 11:37:00 AM

Attachments Political Ford Reposition ADA and formula and the september 28 and the sept

Attachments: PetitionForReconsideration-ADA.pdf

Importance: High

Good morning Mr. Getachew,

Per our conversation this morning, your debt in the total amount of \$2,450 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 payment arrangement. You indicated you sent a \$100 money order however I am unable to confirm the NTA has actually received this mailed payment. 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 October 22, 2020 (filing deadline), the reconsideration can be scheduled for the General Session Meeting which is tentatively scheduled for November 19, 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, Management Analyst

Phone: (702) 486-3303 | Direct: (702) 486-6533 | Fax: (702) 486-2590 | E: hdibart@nta.nv.gov



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.

Governor

STATE OF NEVADA

Director B&I

DAWN GIBBONS

Chairman **GEORGE ASSAD**

Commissioner DAVID NEWTON Commissioner



10/6/20 rmb DT

DEPARTMENT OF BUSINESS AND INDUSTRY NEVADA TRANSPORTATION AUTHORITY

2721

OCT 0 2 2020

Nevada Transportation Authority Las Vanas Nevada

PETITION FOR RECONSIDERATION

Docket /Citation/Impound/Permit #:
Driver/Company Name: Enduse Getalrew Telephone: 702-831-74
Mailing Address: 3591 Avville St unite 3028 \$9103
Reason for request: I was told My Seland payment of \$100
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Website: www.nta.nv.gov

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The Western Union: NetSpendr Prepaid MasterCardr
ID Verification required. Fees apply. See prepaid rack for info.

Powerful in the Committee of the Committ



Agenda Item# 81

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Pink Jeep Tours Nevada,)	
Inc. for authority to modify tariff rates pursuant to)	Docket 20-10016
NAC 706.1384.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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:

- 1. That an Application was filed with the Authority by Pink Jeep Tours Nevada, Inc. a carrier certificated to provide scenic tour service as described in Certificate of Public Convenience and Necessity ("CPCN") 1078, Sub 3, for authority to modify tariff rates pursuant to NAC 706.1384.
- 2. That the carrier simultaneously filed a Petition for Interim Authority.
- 3. That the Application was properly noticed to the public and there were no petitions for leave to intervene of protests filed.
- 4. That on November 5, 2020 Interim Authority was granted by Chairwoman Dawn Gibbons, acting as Presiding Officer in this matter.
- 5. That the Applicant seeks to:
 - a. Add a Buyout of Vehicle Tour that allows a private group to have exclusive use of a Pink Jeep vehicle for one of the offered tours at a 25% discount from the original rate for that tour with the vehicle at maximum capacity.

Docket 20-10016

- b. Add a Custom Tour, allowing a private group to build a custom tour at the rate of 250.00 per hour.
- c. Change the vehicle capacity on the Sights and Sounds Tour from seven (7) passengers to eight(8) passengers and increase the price from \$69.00 to \$79.00.
- d. Change the vehicle capacity of the Red Rock Classic Tour from ten (10) passengers to nine (9) passengers.
- e. Add a vehicle capacity of nine (9) passengers to the Mt. Charleston Tour.
- f. Change the vehicle passenger capacity of the Land, Air and See Tour from seven (7) passengers to eight (8) passengers.
- g. Change the vehicle passenger capacity of the Red Rock Canyon Rocky Gap Road Adventure

 Tour from seven (7) passengers to eight (8) passengers and change the vehicle type to a Pink

 Jeep Trekker.
- h. Add a vehicle capacity of nine (9) passengers to the Valley of Fire State Park Tour.
- Add a ticket to the LinQ as part of the Bright Lights City Tour and increase the price from \$86.90 to 99.00.
- j. Increase the rate of the Eldorado Tour from \$130.00 to \$155.00.
- 6. That the proposed tariff rate is within the range of rates currently requested by the industry for similar services, except for the Eldorado and Custom Tours, which are unique in the industry.
- 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 Pink Jeep Tours Nevada, Inc. 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.

draiting 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	

Charter Tariff

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Issued:	Issued By:	Effective:
	John Fitzgibbons PINK JEEP TOURS NEVADA 3629 W. Hacienda Ave. Las Vegas, Nevada 89118	ACCEPTED AUG 2 6 2020
		Nevada Transportation Authority

Charter Tariff

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<u> </u>	1	Nevada Transportation Authority Las Vegas, Nevada	

Charter Tariff

Rule No. RULES AND REGULATIONS (Continued)

14. Schedule:

Times are approximate and should be accurate within thirty minutes.

15. Amenities/Added Fees:

The cost of amenities such as food, drink and administrative fees such as park entrance fees will be added at cost and billed separately from the transportation.

16. Sights and Sounds Tour:

A two hour (2) City Tour that will consist of a journey along the Strip (Las Vegas Blvd), with photo stops at a Wedding Chapel, The Las Vegas Sign, and the LINQ. The Tour will be conducted in an open-air Jeep with a passenger capacity of seven (7). The Tour price will include an entry ticket to the LINQ's High Roller.

17. Red Rock Classic Tour:

A four (4) hour tour that will journey to the Red Rock Conservation Area and continue along the seventeen (17) mile scenic road, with at least three (3) photo stops along the way. The Tour will be conducted in our air-conditioned Tour Trekker vehicles with a passenger seating capacity of ten (10). Complementary hotel pick-up and drop offs will be provided. Daily departures are at 8am & 1pm.

Issued:	Issued By:	Effective:	
	John Fitzgibbons PINK JEEP TOURS NEVADA	ACCEPTED	
	3629 W. Hacienda Ave. Las Vegas, Nevada 89118	AUG 2 6 2020	
		Nevada Transportation Authority Las Vegas, Nevada	

Charter Tariff

Rule No. RULES AND REGULATIONS (Continued)

18. <u>Eldorado Tour</u>:

This four (4) hour tour is limited to nine (9) passengers and is conducted in one of Pink Jeep's custom built Trekkers. From Las Vegas guests are taken through the historic town of Nelson, Nevada for a guided tour of the Techatticup gold mine. From the mine, guests are transported to picturesque Lake Mojave for photo opportunities. Thereafter, guests are transported back to their respective hotels.

19. Mt. Charleston Tour:

Mt. Charleston is extraordinary any time of year, with each season unveiling its own unique grandeur. This exciting tour takes you through the Toiyabe National Forest, into a majestic alpine setting. We stop at the charming Mt. Charleston Lodge, nestled amid a forest of ponderosa fir, spruce and aspen trees make this landscape simply gorgeous. Descending through Kyla Canyon, we venture off the highway for an excursion through the desert that exposes the true natural beauty of this one-of-a-kind region. Temperatures are approximately 20-30 degrees cooler, layered clothing is recommended for this four (4) hour tour.

20. Land, Air and See Tour:

This four (4) hour tour is limited to seven (7) passengers and is conducted in a Pink Jeep! Guests are initially taken to the Welcome to Las Vegas sign then transported down the Strip for photo opportunities at the LINQ/High Roller, Stratosphere, The Little White Wedding Chapel, and Gold and Silver Pawn Shop. Next stop, the Fremont Street experience where guests are treated to a guided walking tour. After leaving downtown, guests travel south on Las Vegas Blvd. to see a live Volcano at the Mirage and the beautiful Bellagio fountains. The final stop Sundance Helicopter for a fifteen (15) minute air tour of the Strip. Guests are returned to their hotels following the helicopter ride.

Issued:	Issued By:	Effective:
	John Fitzgibbons PINK JEEP TOURS NEVADA 3629 W. Hacienda Ave. Las Vegas, Nevada 89118	ACCEPTED AUG 2 6 2020
	<u> </u>	Nevada Transportation Authority Las Vegus, Nevads

Charter Tariff

Rule No. RULES AND REGULATIONS (Continued)

21. Red Rock Canvon Rocky Gap Road Adventure Tour:

This three (3) hour tour is limited to seven (7) passengers and is conducted in a Pink Jeep! It is a personally guided, narrated tour and offers hotel pick-up and drop-off. Tour Highlights include Rocky Gap Road, Calico Hills, Wilson Cliffs / Keystone Thrust and National Park Visitor Center.

22. Valley of Fire State Park:

This six (6) hour tour package is bursting with unique rock formations and ancient petroglyphs within the Mojave Desert and includes lunch. The Valley of Fire tour takes passengers to Valley of Fire State Park, Nevada's oldest, and largest state park. Some of the sights/formations quests will experience include: Rainbow Vista, White Domes, Fire Canyon, Elephant rock and many more! Guests also enjoy some historical and archeological facts about Atlatl Rocks petroglyphs, and The Cabins built in the 1930's. The Highlight of this tour is having the opportunity to experience an archeological/historical/geological and beautifully scenic excursion with professional interpretations along the entire trip.

23. Bright Lights City Tour:

The Bright Lights City tour starts when guests are picked up in one of Pink Jeep's customized open-air Jeep Wrangler and is approximately three and a half (3.5) hours. This tour will takes passengers along the infamous Las Vegas Strip where they can experience the Welcome to Las Vegas Sign, Gold and Silver Pawn Shop, Wedding Chapel Row, Fremont Street, and other architectural wonders. Along with this breathtaking scenery, guests are provided with entertainment, information and even historical context of Las Vegas.

Issued:	Issued By:	Effective:
	John Fitzgibbons PINK JEEP TOURS NEVADA 3629 W. Hacienda Ave. Las Vegas, Nevada 89118	ACCEPTED AUG 2 5 2020 Novada Transportation Authority

Charter Tariff

RATES AND CHARGES

Red Rock/Rocky Gap Tour

Valley of Fire/Buffington Pockets Tour

Eldorado Tour

Mt. Charleston Tour

Bright Lights City Tour

Sights and Sounds Tour

Red Rock Classic Tour

Land, Air and See Tour

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Issued:

Issued By:

John Fitzgibbons PINK JEEP TOURS NEVADA 3629 W. Hacienda Ave. Las Vegas, Nevada 89118 Effective:

ACCEPTED

AUG 2 6 2020

Nevada Transportation Authority Las Vegas, Nevada

CPCN 1078.3

PINK JEEP TOURS NEVADA, INC.

Charter Tariff

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Issued:	Issued By:	Effective:
	John Fitzgibbons PINK JEEP TOURS NEVADA 3629 W. Hacienda Ave. Las Vegas, Nevada 89118	ACCEPTED INTERIM 10V 0 5 2020 NOCKEY 30 - 1001 ACCEPTED ACCEP

CPCN 1078.3

PINK JEEP TOURS NEVADA, INC.

Charter Tariff

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Issued:	Issued By:	
	John Fitzgibbons	
	PINK JEEP TOURS NEVADA	
	3629 W. Hacienda Ave.	
	Las Vegas, Nevada 89118	

Effective:



CPCN 1078.3

PINK JEEP TOURS NEVADA, INC.

Charter Tariff

Rule No. RULES AND REGULATIONS (Continued)

14. Schedule:

Times are approximate and should be accurate within thirty minutes.

15. Amenities/Added Fees:

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18. Buyout of Vehicle Tour: (N)

Buyout of a Vehicle allows a private group to have exclusive use of a Pink Jeep vehicle for one of the offered tours. The Buyout rate equals a per person discount of 25% of the original tour rate with the vehicle at maximum capacity.

19. <u>Custom Tour</u>: (N)

Private group may charter a Pink Jeep vehicle at an hourly rate to build a custom tour. Rate starts from when the vehicle leaves for pickup of passengers until vehicle returns to domicile.

Issued:	Issued By:	Effective:
§	John Fitzgibbons PINK JEEP TOURS NEVADA 3629 W. Hacienda Ave. Las Vegas, Nevada 89118	ACCEPTED INTERIM NOV 0 5 2020 DECEMP 30 - 10018 Nevada Transportation Authority

CPCN 1078.3

PINK JEEP TOURS NEVADA, INC.

Charter Tariff

Rule No. RULES AND REGULATIONS (Continued)

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Mt. Charleston is extraordinary any time of year, with each season unveiling its own unique grandeur. This exciting tour is limited to nine (9)passengers and takes guests through the Toiyabe National Forest, into a majestic alpine setting. We stop at the charming Mt. Charleston Lodge, nestled amid a forest of ponderosa fir, spruce and aspen trees make this landscape simply gorgeous. Descending through Kyle Canyon, we venture off the highway for an excursion through the desert that exposes the true natural beauty of this one-of-a-kind region. Temperatures are approximately 20-30 degrees cooler, layered clothing is recommended for this four (4) hour tour.

22. Land, Air and See Tour:

This four (4) hour tour is limited to eight(8) passengers and is conducted in a Pink Jeep! Guests are initially taken to the Welcome to Las Vegas sign then transported down the Strip for photo opportunities at the LINQ/High Roller, Stratosphere, The Little White Wedding Chapel, and Gold and Silver Pawn Shop. Next stop, the Fremont Street experience where guests are treated to a guided walking tour. After leaving downtown, guests travel south on Las Vegas Blvd. to see a live Volcano at the Mirage and the beautiful Bellagio fountains. The final stop Sundance Helicopter for a fifteen (15) minute air tour of the Strip. Guests are returned to their hotels following the helicopter ride.

Issued:	Issued By:	Effective:
	John Fitzgibbons PINK JEEP TOURS NEVADA 3629 W. Hacienda Ave. Las Vegas, Nevada 89118	ACCEPTED TNTERIM NOV 0 5 2020 JOCKET 20-10016 Nevada Transportation Authority

Revised Page 10

CPCN 1078.3

PINK JEEP TOURS NEVADA, INC.

Charter Tariff

Rule No. RULES AND REGULATIONS (Continued)

23. Red Rock Canyon Rocky Gap Road Adventure Tour:

This three (3) hour tour is limited to eight (8) passengers and is conducted in a Pink Jeep trekker. It is a personally guided, narrated tour and offers hotel pick-up and drop-off. Tour Highlights include Rocky Gap Road, Calico Hills, Wilson Cliffs / Keystone Thrust and National Park Visitor Center.

24. Valley of Fire State Park:

This six (6) hour tour package is bursting with unique rock formations and ancient petroglyphs within the Mojave Desert and includes lunch. The Valley of Fire tour takes passengers to Valley of Fire State Park, Nevada's oldest, and largest state park. Some of the sights/formations guests will experience include: Rainbow Vista, White Domes, Fire Canyon, Elephant rock and many more! Guests also enjoy some historical and archeological facts about Atlatl Rocks petroglyphs, and The Cabins built in the 1930's. The Highlight of this nine (9) person tour is having the opportunity to experience an archeological/historical/geological and beautifully scenic excursion with professional interpretations along the entire trip.

25. Bright Lights City Tour:

The Bright Lights City tour starts when guests are picked up in one of Pink Jeep's customized open-air Jeep Wrangler and is approximately three and a half (3.5) hours. This tour will takes up to eight (8) passengers along the infamous Las Vegas Strip where they can experience the Welcome to Las Vegas Sign, Gold and Silver Pawn Shop, Wedding Chapel Row, Fremont Street, and other architectural wonders. Along with this breathtaking scenery, guests are provided with entertainment, information and even historical context of Las Vegas. The Tour price will include an entry ticket to the LINQ's High Roller. (N)

Issued:	Issued By:	Effective:
	John Fitzgibbons PINK JEEP TOURS NEVADA 3629 W. Hacienda Ave. Las Vegas, Nevada 89118	ACCEPTED NOV 0 5 2020 Document for John Authority Nevada transportation Authority

CPCN 1078.3

PINK JEEP TOURS NEVADA, INC.

Charter Tariff

RATES AND CHARGES

RATES AND CHARGES	Vehicle	# of Seats	Adult	t	Buyout of \	/ehicle
Red Rock/Rocky Gap Tour	Jeep	8	\$	134.00	\$	804.00
Valley of Fire/Buffington Pockets Tour	Trekker	9	\$	169.00	\$	1,140.75
Eldorado Tour	Trekker	9	\$	155.00	\$	1,046.25
Mt. Charleston Tour	Trekker	9	\$	89.00	\$	600.75
Bright Lights City Tour	Jeep	8	\$	99.00	\$	594.00
Sights and Sounds Tour	Jeep	8	\$	79.00	\$	474.00
Red Rock Classic Tour	Trekker	9	\$	99.00	\$	668.25
Land, Air and See Tour	Jeep	8	\$	194.00	\$	1,164.00

Custom Tours

Issued:

\$250.00/hour.

Issued By: John Fitzgibbons PINK JEEP TOURS NEVADA 3629 W. Hacienda Ave. Las Vegas, Nevada 89118 Effective:



BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Carevans Medical)	
Transport Services, LLC d/b/a Carevans for authority)	Docket 20-10019
to modify tariff rates pursuant to NAC 706.1384.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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 Carevans Medical Transport Services, LLC d/b/a
 Carevans, a carrier certificated to provide non-emergency transportation service as described in
 Certificate of Public Convenience and Necessity ("CPCN") 1117, Sub 1, for authority to modify tariff
 rates pursuant to NAC 706.1384.
- 2. That concurrent with the filing, the Applicant also Petitioned for interim authority.
- 3. That the Application was properly noticed and there were no Petitions for Leave to Intervene or Protests filed.
- 4. That on October 29, 2020, Commissioner David Newton, acting as Hearing Officer in this matter granted the interim authority.

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5. That the Applicant seeks to increase the following one-way rates:

Zone	Wheelchair	Gurney
Las Vegas	\$70 to \$80	\$110 to \$120
North Las Vegas	\$70 to \$80	\$110 to \$120
Henderson	\$100 to \$110	\$140-\$150
Boulder City	\$130 to \$140	\$170-\$180

- 6. That the proposed tariff rates are within the range of rates currently charged in the industry for similar services.
- 7. That the Applicant has not requested a rate modification since January 2016.
- 8. 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:

I.	The tariff modification	proposed by	Carevans Medical	Transport Services,	LLC d/b/a	Carevans, 1s
	hereby GRANTED.					

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2. The Authority retains jurisdiction for the pu	rpose 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 Commission	er er
Dated: Las Vegas, Nevada	

Original Page 9

CAREVANS MEDICAL TRANSPORT SERVICES, LLC d/b/a CAREVANS CPCN 1117, Sub 1 TARIFF NO. 1

RATES

Rates are for one-way transportation and are based on the pick-up or destination point with the highest zone rate. The following rates apply:

Zone 1	Las Vegas	Wheelchair	\$70.00
Zune 1	Las vegas	Gurney	\$110.00
Zone 2	North Las Vegas	Wheelchair	\$70.00
		Gurney	\$110.00
7 2	II	Wheelchair	\$100.00
Zone 3	Henderson	Gurney	\$140.00
Zone 4	Boulder City	Wheelchair	\$130.00
1		Gurney	\$170.00
Zone 5	Provide Country I	Wheelchair	\$150.00
ZAME 2	Rural Clark County ¹	Gurney	\$190.00
		Wheelchair	\$165.00
Zone 6	Nye/Lincoln Counties ²	Gumey	\$165.00

Note 1: Zone 5 - Rural Clark County includes all areas within Clark County not specifically included in Zones 1 through 4. Rates are as specified plus \$3.75 Per Mile additional charge.

(Continued on Next Page)

Issued:

02/01/2019

Issued By: Carevans Medical Transport Services, LLC **Dba Carevans** 8440 W Lake Mead Blvd, Suite 210

Las Vegas, NV 89128

FIGURE CEPTED

MAR 26 2019

Nevada Transportation Authority Las Vegas, Nevada

First Revised Page 9

CAREVANS MEDICAL TRANSPORT SERVICES, LLC d/b/a CAREVANS CPCN 1117, Sub 1 TARIFF NO. 1

RATES

Rates are for one-way transportation and are based on the pick-up or destination point with the highest zone rate. The following rates apply:

		Wheelchair	\$80.00
Zone 1	Las Vegas	Gurney	\$120.00
		Wheelchair	\$80.00
Zone 2	North Las Vegas	Gurney	\$120.00
7	Henderson	Wheelchair	\$110.00
Zone 3	Henderson	Gurney	\$150.00
		Wheelchair	\$140.00
Zone 4	Boulder City	Gurney	\$180.00
	Earlie		
_	B 161 16 1	Wheelchair	\$150.00
Zone 5	Rural Clark County ¹	Gurney	\$190.00
	New /Linearly Counties?	Wheelchair	\$165.00
Zone 6	Nye/Lincoln Counties ²	Gurney \$1	\$165.00

<u>Note 1</u>: Zone 5 - Rural Clark County includes all areas within Clark County not specifically included in Zones 1 through 4. Rates are as specified plus \$3.75 Per Mile additional charge.

(Continued on Next Page)

Issued:

O9/26/2020

Carevans Medical Transport Services, LLC

Dba Carevans

8440 W Lake Mead Blvd, Suite 210

Las Vegas, NV 89128

Effective: ACCEPTED

TNTERIM

OCT 29 2020

20-10019

Nevada Transportation Authority

Las Vegas, Nevada

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Black Wolf Moving)	
Nevada, LLC d/b/a Two Men and a Truck for)	Docket 20-10035
authority to modify tariff rates pursuant to NAC)	
706.1384.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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 Black Wolf Moving Nevada, LLC d/b/a Two
 Men and a Truck, ("Applicant"), a carrier certificated to provide transportation of household goods
 as described in Certificate of Public Convenience and Necessity ("CPCN") 3343, Sub 1, for
 authority to modify tariff rates pursuant to NAC 706.1384.
- That the Application was properly noticed to the public and there were no Petitions for Leave to Intervene or Protests filed.

3.	That the Applicant seeks to:
	///
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	///

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a. Remove the "Low/Peak" designation and change the following rates:

# of Men and Trucks	Month	Old Rate Range of Rates	New Rate Range of Rates
2 Men + 1 Truck		\$130- \$145	\$135-\$150
3 Men + 1 Truck	May, June, July,	\$175 - \$190	\$ 180- \$195
4 Men + 1 Truck	August,	\$220 - \$235	\$225 - \$240
4 Men + 2 Trucks	September, and October	\$260 - \$290	\$270 - \$300
2 Men + 1 Truck		\$125 - \$135	\$130-\$145
3 Men + 1 Truck	November and	\$ 170- \$180	\$175-\$185
4 Men + 1 Truck	December	\$215 - \$225	\$220-\$235
4 Men + 2 Trucks		\$250 - \$270	\$260-\$290

- 4. That the proposed rates are within the range of rates currently charged by the industry for similar services, except for the Depreciated Valuation charge. Since this is an additional tier of value for offering additional insurance Staff has no issues with it.
- 5. That the Applicant has not requested a rate increase since March 2019.
- 6. 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:

 Upon the Applicant reimbursing the Authority for the costs of noticing related to the Application, the tariff modification proposed by Black Wolf Moving Nevada, LLC d/b/a Two Men and a Truck is hereby GRANTED.

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///

2.	The Authority retains jurisdiction for the purpo	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
At	test: Jennifer De Rose, Deputy Commissioner	_
Da	ted: Las Vegas, Nevada	

BLACK WOLF MOVING NEVADA, LLC d/b/a TWO MEN AND A TRUCK

Household Goods Tariff Number 1

Rule No. RULES AND REGULATIONS

300. Application of Rates

Carrier will charge hourly rates for use of vehicle and cost of labor. All charges begin at the location of the shipment pick up and end at the drop off location for the shipment.

(A) Shipping Rates

Hourly rates apply form shipper's pick up location to shipper's drop off location and are as follows

based on two seasons, LOW and PEAK:

	2-Man 1-Truck	3-Man 1-Truck	4-Man 1-Truck	4-Man 2-Truck
Low - Nov Dec, Jan, Feb				
Mon - Thur	\$125.00	\$170.00	\$215.00	\$250.00
Fri & Sun	\$130.00	\$175.00	\$220.00	\$260.00
Sat	\$135.00	\$180.00	\$225.00	\$270.00
Peak - Mar, Apr, May, Jun, Jul, Aug, Sep, Oct			14	·
Mon - Thur	\$130.00	\$175.00	\$220.00	\$260.00
Fri & Sun	\$140.00	\$185.00	\$230.00	\$280.00
Sat ,	\$145.00	\$190.00	\$235.00	\$290.00

(B) Travel Charge

A one (1) hour travel charge will be assessed for all moves at the applicable hourly rate. If the shipper's pick up or drop off location is located beyond 30 miles from carrier's domicile, then the shipper will be charged an additional one-half hour for each 30 additional miles traveled, or portion thereof.

(C) Minimum Charge

All shipments and cancellations with less than 48 hours are subject to a two (2) hour minimum charge for all moves at the current rate.

(D) Peak Week Price Increase

The rate for the First 5 days and Last 5 days of every month are increased by \$5 per hour.

(E) Extra Mover

Carrier will provide an additional mover for \$45 per hour all year.

Issued:	Issued By:	Effec
	Jaymes Bell - General Manager	
	Black Wolf Moving Nevada, LLC	
	d/b/a Two men and a Truck	
	3510 Coleman Street	1 1
	North Les Vegas, NV 89032	1 1
	3255 Pepper Lane STE 108	No
	Les Veges NV 89120	

ACCEPTED

MAR 2 1 2019

Navada Transportation Authority Las Vegas, Nevada

BLACK WOLF MOVING NEVADA, LLC d/b/a TWO MEN AND A TRUCK

Household Goods Tariff Number 1

Rule No. RULES AND REGULATONS

300. Application of Rates

Carrier will charge hourly rates for use of vehicle and cost of labor. All charges begin at the location of the shipment pick up and end at the drop off location for the shipment.

(A) Shipping Rates

Hourly rates apply form shipper's pick up location to shipper's drop off location and are as follows.

	2-Man 1- Truck	3-Man 1- Truck	4-Man 1- Truck	4-Man 2- Truck
January & February				-
Mon - Thur	\$125.00	\$170.00	\$215.00	\$250.00
Fri & Sun	\$130.00	\$175.00	\$220.00	\$260.00
Sat	\$135.00	\$180.00	\$225.00	\$270.00
March & April				92100
Mon - Thur	\$130.00	\$175.00	\$220.00	\$260.00
Fri	\$140.00	\$185.00	\$230.00	\$280.00
Sat & Sun	\$145.00	\$190.00	\$235.00	\$290.00
May, June, July, August, September, October				
Mon-Thur	\$135.00	\$180.00	\$225.00	\$270.00
Fri	\$145.00	\$190.00	\$235.00	\$290.00
Sat	\$150.00	\$195.00	\$240.00	\$300.00
November & December				
Mon-Thur	\$130.00	\$175.00	\$220.00	\$260.00
Fri	\$140.00	\$185.00	\$230.00	\$280.00
Sat & Sun	\$145.00	\$185.00	\$235.00	\$290.00

(B) Travel Charge

A one (1) hour travel charge will be assessed for all moves at the applicable hourly rate. If the shipper's pick up or drop off location is located beyond 30 miles from carrier's domicile, then the shipper will be charged an additional one-half hour for each 30 additional miles traveled, or portion thereof.

(C) Minimum Charge

All shipments and cancellations with less than 48 hours are subject to a two (2) hour minimum charge for all moves at the current rate.

(D) Peak Week Price Increase

The rate for the First 5 days and Last 5 days of every month are increased by \$5 per hour.

(E) Extra Mover

Carrier will provide an additional mover for \$45 per hour all year.

Public Comment - No Supporting Material

DAWN GIBBONS
Chairman
GEORGE ASSAD
Commissioner
DAVID NEWTON
Commissioner



DEPARTMENT OF BUSINESS AND INDUSTRY

NEVADA TRANSPORTATION AUTHORITY

WebEx and Teleconferencing Instructions

This meeting can be accessed via the video conference link or teleconference number below.

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: **146 936 7654**

The next screen will ask for a password. Type in the following: **jNjFDRjG367** 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.

Teleconference Call Instructions:

On your cell phone or desk phone dial the following toll-free number: **1-844-621-3956**

Next you will be asked for an access code or meeting number. Punch in the following: **146 936 7654**

At the next prompt push the # sign to be placed in the meeting.

Website: www.nta.nv.gov

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.

Las Vegas: 3300 West Sahara Avenue, Suite 200, Las Vegas, Nevada 89102 (702) 486-3303 • Fax (702) 486-2590 Reno: 1755 East Plumb Lane, Suite 229, Reno, Nevada 89502 (775) 688-2800 • Fax (775) 688-2802

Website: www.nta.nv.gov

Public Comment - No Supporting Material

Strip Limousine Services, LLC Operated by Strip Limo, LLC Temporarily Transfer Operating Rights Docket 18-03017 November 19, 2020 General Session

On March 13, 2018, a joint application for temporary transfer of operating rights from Strip Limousine Services, LLC ("SLS") to Strip Limo, LLC ("Strip") was filed.

The application was granted and the temporary transfer was set to expire on November 9, 2020.

On October 22, 2020, a Petition to Extend Temporary Transfer of Operating Rights and Request for Interim Authority was filed by Brent Carson, Esq. on behalf of the parties. Mr. Carson, part owner of SLS, has indicated that SLS and Strip have agreed to a purchase and sale of CPCN 1131. The extension is requested for a period of nine (9) months.

Commissioner Newton, acting as hearing officer in the matter, granted the Petition for Interim Authority on October 29, 2020.

The Petition to Extend the Temporary Transfer of Operating Rights is before the Authority for final approval of the extension.

As of the date of this writing, November 5, 2020, the application for a sale and transfer has not been filed. Staff is requesting that the sale and transfer application be submitted within the next 30 days.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: The Application of My Ride To Work, LLC)	
for approval for an expansion of operating authority)	Docket 19-11021
granted under Contract Carrier Permit MV 6155.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

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

- That on November 22, 2019, My Ride To Work, LLC, ("MRTW") filed an Application with the Authority for an expansion of authority granted under Contract Carrier Permit MV 6154, Sub 1 ("Permit"). The Applicant seeks approval to add a contract with Reno Tahoe Airport Authority and to operate under a total of five (5) contracts. Said Application was designated as Docket 19-11021.
- 2. That simultaneously the Applicant filed a Petition for Interim Authority.
- That the Application and Petition were properly noticed to the public and no Petitions for Leave to Intervene or Protests were filed.
- 4. That MRTW seeks to add a fifth contract to provide transportation services for the Reno Tahoe Airport Authority.
- 5. That on November 22, 2019, Chairman Dawn Gibbons granted the request for interim authority.

Docket 19-11021 Page 2 of 4

6. That Staff requested the hearing on the Application be dispensed, pursuant to NRS 706.431 paragraph 3. Chairwoman Dawn Gibbons, serving in her capacity as Presiding Officer for the Authority, granted the request.

- 7. That Authority Staff reported the following:
 - a. Howard Woods, Compliance Audit Investigator, investigated the Applicant's background and inspected documentation relative to the proposed operation. Mr. Woods reported no areas of concern with regard to the Applicant's operational fitness and stated that he supported approval of the Application.
 - b. Paul Servello, Financial Analyst for the Authority, inspected the Applicant's financial information. Mr. Servello reported no areas of concern with regard to the Applicant's financial fitness and stated that he supported approval of the Application.
 - c. Liz Babcock, Applications Manager, reported that the Applicant met the requirements and supported approval of the Application.
- 8. Based on all records pertaining to the Application, after investigation, and pursuant to NRS 706.431:
 - 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 is fit, willing, and able to perform the transportation service for which applied.
 - c. Granting the Application on file herein would be in the public interest, will tend to foster sound economic conditions in the industry, and will not unreasonably or adversely affect other carriers operating in the territory served under the Permit.

/// /// ///

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Docket 19-11021 Page 3 of 4

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

1. The application on file herein shall be GRANTED for the transportation services specified below:

Provide passenger transportation service pursuant to contracts with Intellisource, LLC, Tesla Motors, Inc., Panasonic Energy of North America, Radial, and the Reno Tahoe Airport Authority.

If either party cancels the above contract(s), or if the contract(s) are revised in any way, the carrier must notify the Authority immediately of such cancellation or modification.

- 2. <u>Upon full compliance with the conditions of this Compliance Order</u>, a contract carrier permit identified as **Permit MV 6154**, **Sub 1**, shall be CANCELLED and a new permit, designated as **Permit MV 6154**, **Sub 2**, shall be issued to My Ride To Work, LLC authorizing operation as a Contract Carrier, more particularly described in the first ordering paragraph hereinabove.
- 3. <u>Before</u> issuance of the permit referred to hereinabove, 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. Reimburse the Authority for all noticing fees pursuant to NAC 706.1355.
- 4. The Deputy Commissioner of the Authority shall be authorized to issue the abovereferenced Permit upon the Applicant meeting all requirements set forth herein.

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Docket 19-11021 Page 4 of 4

occurred in the drafting or issuance of this Order.

Las Vegas, Nevada

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

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

My Ride To Work, LLC Docket 19-11021 Expansion of Authority November 19, 2020 General Session

Carrier History:

On May 7, 2019, Permit MV 6154, Sub 1 was issued to My Ride To Work, LLC with authority to provide passenger transportation services pursuant to contracts with Intellisource, LLC, Tesla Motors, Inc., Panasonic Energy of North America, and Radial.

Application Summary:

My Ride To Work, LLC ("MRTW") filed an Application on November 22, 2019 for an expansion of authority granted under Contract Carrier Permit MV 6154, Sub 1, (**Attachment A**). The carrier seeks to add a contract with the Reno Tahoe Airport Authority. Said Application was designated as Docket 19-11021.

The applicant concurrently filed a Petition seeking Interim Operating Authority of the expanded contract services.

The Application and the Petition for Interim Authority were properly noticed to the public and there were no Petitions for Leave to Intervene ("PLTI") or protests filed.

On November 22, 2019, Chairwoman Dawn Gibbons, serving in her capacity as the Hearing Officer in this matter, granted the request for Interim Authority.

Staff Discussion:

This Application was filed to add a contract with the Reno Tahoe Airport Authority. Additionally, the fleet for contract carriers is not restricted to a set number or type of vehicles. They may operate their fleet as required to service their contract(s) pursuant to NAC 706.274 as long as they have at least one dedicated vehicle per contract.

Summary:

Staff supports this expansion application operationally and financially and respectfully requests that the Application Hearing be dispensed per NRS 706.431(3) for the reasons stated below:

- 1) Staff performed a background investigation with no concerns noted, (Attachment B).
- 2) Market Staff performed a review of the Applicant's proposed contract, (**Attachment C**), and found that it meets the requirements pursuant to NAC 706.276.
- 3) Pro-Forma Balance Sheet ("PFBS") and Capital Infusion The PFBS submitted was the MRTW's June 30, 2020 Balance Sheet. The PFBS shows 48.2% equity and a current ratio of 9.1 to 1. No capital infusion will be required. (**Attachment D**).
- 4) Pro-Forma Income Statement ("PFIS") Because the contract with the Reno Tahoe Airport Authority is seasonal in nature, a PFIS was not presented. The revenue reported on MRTW's 2019 annual report reflects revenues of \$51,507.50 derived from the contract. This represents .55% of MRTW's total revenue generated for 2019. Estimating marginal costs for Drivers

wages and fuel would result in a Net Income of approximately \$41,375.00 using the same percentage of .55% to allocate those costs as reported on the 2019 annual report.

Attachments:

- A. My Ride To Work, LLC Permit MV 6155, Sub 1
- B. Investigator's Background Report, without exhibits
- C. Contract with the Reno Tahoe Airport Authority **Redacted for the Public Binder**
- D. Pro Forma Balance Sheet

Compliance Items:

- 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. Reimburse the authority for the cost of noticing fees of the Application.

NEVADA TRANSPORTATION AUTHORITY

ORDER AND PERMIT

My Ride To Work, LLC d/b/a My Ride To Work

MV 6154, Sub 1 Docket No. 18-10025

The Nevada Transportation Authority ("Authority") finds that the above-named carrier has complied with this Authority's Compliance Order dated February 21, 2019, 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 Contract Carrier Permit MV6154 is hereby cancelled and My Ride To Work, LLC d/b/a My Ride To Work is hereby granted this Contract Carrier Permit, identified as MV 6154, Sub 1, as evidence of the authority of the holder to engage in transportation in intrastate commerce as a contract 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 Permit 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 Permit.

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 Permit.

IT IS FURTHER ORDERED that this Permit 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 passenger transportation service pursuant to a contract with Intellisource, LLC, Tesia Motors, Inc., Panasonic Energy of North America, and Radial.

> If either party cancels the above contract(s) or if the contract(s) is/are revised in any way, the carrier must notify the Authority immediately of such cancellation(s) or modification(s).

IT IS FURTHER ORDERED that cancellation of the aforementioned contract will automatically revoke this Permit.

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 Contract Carrier Permit.

By the Authority,

Dawn Gibbons, Chairman

lark T. Liapis, Adminid

Dated: May 7, 2019 Las Vegas, Nevada

ATTACHMENT A-1

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

CPCN MV 6154

DOCKET NUMBER, 40	14004 D.4	TE ADD	LICATION WAS I	EII ED. 40/0	10040			
DOCKET NUMBER: 19-		IIE APP			/2019	,		
APPLICANT: Robyn Do	7.5.500.000.000.000.000.000.000		TITLE:	CEO				
COMPANY NAME: My I	THE RESERVE AND ADDRESS OF THE PARTY OF THE							
ADDRESS: 1416 Gentry		02	******* <u>=</u>					
PHONE NUMBERS: 775	842-0542							
ATTORNEY: Scott Sche	rer Eşq.		PHONE#:	775-398-38	304	No. Avenue		
INVESTIGATOR: Wood	S		DATE AS	SIGNED: 12	2/9/20	119	,,,,,,	
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Attach completed Application	n Oath page as Exhibit	· A	45 94			1		
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			i					
What type of service does the			A:			F		
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Charter Bus	Special Services Other States	+	NEMT Taxi		*Tow			
USDOT Authority	Other States		I axi		1500076600 S	MU100010		
				*Consent	NC.	n-con	sent	
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Copy of Carriers current Certi	ficate		Ŭ.	Ideal Children	Hadd-oled bel-d		A	100
Is the Applicant seeking to add		rity?		Υ	ES	T	NO	X
Does the Applicant understan		ces betwee	en their current grant			X		
authority and the new authorit	y sought?			ΥΥ	ES		NO	
What new geographical area	of service is propose	d, If applic	cable:			N	/A	
If a geographical expansion is	sought, will the Applicar	nt be addir	ig a new equipment p	oint? Y	ES	N/A	NO	T
If so, describe:								
If a geographical expansion is	sought, does this expar	nsion requi	re the hiring of addition	nal personnel	?			T
		1		YE		N/A	NO	
If yes, describe the Applica	nt's plan:							
Will Applicant's business structure	cture/ownership change	from what	is currently on file wit	h the NTA? Y	ES		NO	X
If the Applicant is increasing						App	olican	t
intends to operate: A. Type of Vehicles: Ford Tra	neit T25A	(4/8) H	<u> </u>		-			
w Taha of Actingas Loud 11	miair 130A							

ATTACHMENT B-12 BILLIAM OTNITA

B. Numbe	er of Vehicles: 1				
Will the A	pplicant's current facilities accommodate the planned expansion?	YES	X	NO	T
lf not, des	scribe the Applicant's plan to accommodate:				
Does this	facility expansion require the hiring of additional personnel?	YES	N/A	NO	T
	Applicant have an acceptable timekeeping method? scribe the Applicant's plan: Computerized employee time clock	YES	X	NO	L
			. Hits	- 0	
Has there	been any previous NTA enforcement action? (including against the companies drivers)	YES	X	NO	T
	Applicant have USDOT Authority? (If so, include the SAFER printout as exhibit)	YES	X	NO	
The second secon	ant operating in another state?	YES		NO	X
	ch State and under what type of Authority? No other states as of 12/16/2	2019			
Explain:		-			
				Exh	ibit
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listing the	ich copies of Enforcement Database Printout(s). If more than 5 citations include s e citation number, fine amounts and date of issuance, NAC or NRS, or CFR violation f MC/USDOT rating.				3
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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. 8/2018rmr

Transportation Services Master Services Agreement



This transportation agreement "Agreement" is made this 21st day of November 2019 between My Ride to Work, a limited liability company headquartered at 1416 Gentry Way, Reno, NV 89502 and qualified to do business in Nevada ("MRTW" or "Carrier") of the one part; and Reno-Tahoe Airport Authority, at 2 MRTW and Client are sometimes referred to herein individually as a Party and collectively as Parties.

RECITALS:

- Whereas, Client believes the limited parking due to construction and increased customer demand limits the available
 parking for its employees as detailed in the Statement of Work "SOW" is an impediment employee parking and thus
 successful business operations.
- Whereas, Client believes offering the services detailed in this Agreement and in the SOWs would provide a valuable resource to employees and allow for successful business operations.
- Whereas, the Parties desire to enter into this Agreement by which MRTW will provide transportation services between the
 locations agreed upon in the SOWs by the Parties for employees, agents, and contractors of Client as well as employees,
 agents, and contractors of Client's client companies as agreed to in the SOWs.

<u>NOW THEREFORE</u>, in consideration of the promises and mutual covenants and agreements set forth in this Agreement, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

AGREEMENT:

3.

 EFFECTIVE DATE This Agreement will be effective as of November 21, 2019, 	"Effective Date".
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2. TERM OF AGREEMENT This Agreement will continue for a term

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а.	Termination by the Client:
b.	<u>Termination by MRTW</u> : MRTW may terminate this Agreement in whole or in part, if the Client:
	1. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.

4. SCOPE

- i. MRTW will be responsible for the job duties set forth in Article 5 below in addition any additional responsibilities as agreed to in any SOW. MRTW agrees to use its best efforts to provide cost-efficient and timely transportation services on behalf of, and for the benefit of, Client and its employees, agents, and contractors and for employees, agents and contractors of Client's client companies as agreed to in the SOWs.
- MRTW may, during the term of this Agreement, enter into additional agreements or contracts with other persons or entities relating to MRTW's provision of transportation, provided such other agreements do not infringe or impede upon MRTW's ability to provide the transportation services provided herein and are in accordance with the requirements of its Contract Carrier Permit and are approved by the Nevada Transportation Authority ("NTA"). If MRTW enters into additional agreements with other persons or entities, then the Parties agree to evaluate and modify, if necessary, existing SOWs to accommodate such additional agreements, subject to NTA approval.



- 5. DUTIES OF MRTW MRTW will provide transportation services between the locations agreed upon in the SOWs by the Parties for employees, agents, and contractors of Client as well as employees, agents, and contractors of Client's client companies as agreed to in the SOWs. MRTW's functions will include:
 - To provide transportation services to and from the locations and based on the departure/arrival schedules as
 detailed in each SOW and permitted by the NTA;
 - ii. To operate in strict compliance with all applicable local, state and federal laws, statutes, rules, regulations, ordinances and codes throughout the term of this Agreement;
 - iii. To hold, and continue to hold, all necessary state, county and local business and occupational licenses and other permits, insurance, and all bonding required of MRTW throughout the term of this Agreement;
 - iv. To provide vehicles that are clean, neat, sanitary, and in good and operable condition during the term of this Agreement, and in sufficient volume to meet the services agreed to in each SOW;
 - v. To maintain at its own cost all vehicles and other equipment in such manner as required by local, state and federal health and safety codes and permitting requirements, and make all necessary repairs and/or replacements to its fleet of vehicles to ensure continued compliance throughout the term of this Agreement;
 - vi. To ensure that each of its employees, agents, and contractors are properly trained and supervised to ensure that all services performed under this Agreement substantially conform to any and all applicable local, state and federal laws, statutes, rules, regulations, ordinances and codes and any requirements under all necessary state, county and local business and occupational licenses and other permits, insurance, and bonding requirements;

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6. DUTIES OF CLIENT

- To compensate MRTW for services provided according to each SOW. Client will provide payment to MRTW to satisfy each prior month's obligation per agreed terms;
- To inform MRTW of any changes in pick-up/drop-off schedule or location as soon as possible but in no instance, less than 30 days prior to said "Event of Change".



- 8. **DEFAULT BY MRTW** MRTW will be deemed to be in default under this Agreement upon the occurrence of any one or more of the following events:
 - Upon MRTW's failure to obtain or hold all necessary state, county and local business and occupational licenses and other permits, insurance, and all bonding required of MRTW;

Agreement

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Page 3 of 7

Transportation Services Master Services Agreement



- Upon MRTW's failure to operate in compliance with all applicable local, state and federal laws, statutes, rules, regulations, ordinances and codes;
- iii. Upon MRTW's institution of any proceeding for its dissolution or termination;

provided, however, that MRTW will be entitled to a cure period of ten (10) days from either Party's written communication of the default to the defaulting Party. However, if such a default is susceptible to cure but such cure cannot reasonably be accomplished with due diligence within the 10-day cure period and MRTW commences to cure or cause to be cured such default within ten (10) days after written notice thereof, such cure period will be extended to such period of time (not to exceed an additional thirty (30) days) as may be necessary to cure such default with all due diligence.

9.	INDEMNIFICATION; DUTY TO DEFEND MRTW will be solely responsible for its conduct and performance of its duties under this Agreement, and will indemnify, defend, and hold harmless Client, its Trustees, officers, agents, and employees from and against any loss, liability, damage, cost, expense, claims, actions or cause of action of any kind or nature, or proceedings, including, without limitation, reasonable attorneys' fees, court costs, and expert fees that are caused by the negligence, errors, omissions, recklessness or intentional misconduct of MRTW or the employees or agents of MRTW in the performance of this Agreement, or expenses arising from any actions or claims by any third party or third parties to the extent that such liability, damage, cost or expense result from MRTW's provision or failure to provide transportation services under this Agreement, or arising out of personal injury or property loss or damage arising from or related to MRTW's provision of transportation services under this Agreement. Client will notify MRTW within five (5) business days o becoming aware of any legal claim which may be brought by a third party arising out of any alleged breach of this Agreement or the provision of the transportation services. MRTW will defend any litigation or action brought by any third
	Agreement or the provision of the transportation services. MRTW will defend any litigation or action brought by any third party against Client for a claim arising from the transportation services (except for any disputes or actions by Client's client that are not solely related to provision of the transportation services).

10. LIMITATION OF LIABILITY Except in the case of indemnification for third party claims, neither Client nor MRTW will be liable for special, punitive or consequential damages, even where such damages may be foreseeable. Instead, the liability of Client and MRTW will be limited solely to two (2) times the total amounts paid or agreed to be paid for transportation services under this Agreement during the twenty-four months prior to the occurrence of the default.

11. INSURANCE

MRTW shall procure at MRTW's expense and keep in effect at all times during the term of this Agreement until the completion of the SOW herein, or until early termination of this Agreement, whichever occurs first, the forms of insurance set forth in Exhibit C, Insurance Requirements.

It is MRTW's responsibility to familiarize itself with the coverages described herein.

Immediate notification must be given to the Client and/or its agent upon receiving any knowledge or notification of claim or litigation on which the Client may be named.

12. INTERESTS AND BENEFITS

i. <u>Interest of MRTW</u> MRTW represents that there are no conflicts of interest between services to be rendered under this Agreement and services on behalf of its other clients. From the results of such review, MRTW is not aware of any conflicts of interest or relationships that would preclude MRTW from performing the services in this Agreement on behalf of the Client. If, during the course of this Agreement, MRTW becomes aware of facts which

C 4/14



constitute or may give rise to a conflict of interest involving existing clients, it shall immediately advise the Client so that appropriate procedures can be determined for managing the situation.

ii. <u>interest of Client</u> No officer, employee or agent of the Client and no member of its governing body, who exercises any functions or responsibilities in the review or approval of the undertaking of carrying out of the services to be performed under this Agreement, shall participate in any decision relating to the Agreement which affects his/her personal interest or have any personal or pecuniary interest, direct or indirect, in the Agreement or the proceeds thereof.

13. ASSIGNMENT

- i. This Agreement is entered into in reliance upon the skills and trust reposed by Client in MRTW. Therefore, this Agreement is not assignable by MRTW without the prior written consent of Client, which Client may withhold in its sole, reasonable judgment. Additionally, assignment of this Agreement is subject to NTA approval, which they may withhold in their sole judgement.
- ii. This contract shall be binding upon and shall insure to the benefit of the parties, and their respective successors and assigns as permitted by the terms of this Agreement.
- 14. INDEPENDENT CONTRACTOR The relationship of the parties under this Agreement is that of "Independent Contractor" as defined by Nevada State Law in NRS §284.173. Neither party will be deemed to be an employee, agent, partner, franchisor, franchisee nor legal representative of the other for any purpose, and neither will have any right, power nor authority to create any obligation or responsibility on behalf of the other.
- 15. NOTICES All notices which it may be necessary or proper for either Party to give or deliver to the other shall be sent, and will be deemed given when received by registered or certified mail, postage prepaid and return receipt requested. Notices shall be addressed to:

My Ride to Work

1416 Gentry Way

Reno, NV 89502

Attn: Robyn Donahue

Client name
Reno-Tahoe Airport Authority
Client address
Attn:

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- 17. WAIVER OF REMEDIES No forbearance, delay or indulgence by either Party in enforcing the provisions of this Agreement will prejudice or restrict the rights of either Party nor will any waiver of its rights operate as a waiver of any subsequent breach and no right, power or remedy herein conferred upon or reserved for the Party is exclusive of any other, power or remedy available to the Party and each such right, power or remedy will be cumulative.
- 18. HEADINGS The headings to the clauses of this Agreement are for the ease of reference only and will not affect the interpretation or construction of the Agreement.
- 19. ARMS LENGTH All provisions of this Agreement have been negotiated at arm's length. This Agreement will not be construed for or against any party by reason of the authorship or alleged authorship of any provision of this Agreement.

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20. GOVERNING LAW

- This Agreement will in all respects be governed and construed in accordance with the Laws of the State of Nevada, without giving effect to principles of conflicts of laws.
- If any provision of this Agreement is determined to be void or unenforceable by any arbitrator or court of competent jurisdiction, then such determination will not affect any other provision of this Agreement, all of which provisions will remain in full force and effect; and it is the intention of the Parties that if any provision of this Agreement is determined to be void or unenforceable, the parties intend to substitute a provision in its place that will effectuate the intent of the parties in the unenforceable provision as closely as possible, without being unenforceable.

21. CONFIDENTIALITY

Under Nevada state law, NRS §332.025, this Agreement and associated documents become a public record upon signing, subject to mandatory disclosure upon request by any person, unless the documents are exempted from public disclosure by a specific provision of law.

22. ENTIRE AGREEMENT

- This Agreement with the schedules and annexes hereto constitutes the entire agreement and understanding between the Parties and supersedes all previous agreements, understandings and/or representations between the Parties.
- ii. This Agreement may be executed in multiple counterparts, each of which will be deemed to be an original, and the counterparts will constitute one and the same instrument.
- iii. This Agreement may be altered, amended, modified or superseded only in writing executed by both of the parties.
- 23. RESOLUTION OF DISPUTES Any dispute, controversy or claim arising between the Parties relating to this Agreement, or any breach thereof, including without limitation any claim that the Agreement or any portion thereof is invalid, illegal, void, voidable or otherwise unenforceable, will be submitted to arbitration in accordance with the Commercial Rules of Arbitration of the American Arbitration Association and Judgment upon the award may be entered in any court having jurisdiction thereof, provided however that this clause will not limit any rights which either party may have to obtain injunctive relief or any other provisional remedy. Such arbitration will be conducted in Washoe County, Nevada. If either Party brings an arbitration or other legal proceeding (for Injunctive or similar relief) to enforce its rights under this Agreement, then, in addition to any other right they may have, the prevailing Party will have the right to recover from the other its reasonable attorneys' fees, costs and expenses.
- 24. INTEGRATION OF AGREEMENT This Agreement and all exhibits incorporated herein constitute the entire agreement between the Parties with respect to the subject matter hereof and shall supersede all other previous proposals, both oral and written, negotiations, representations, commitments, writings, agreements and all other communications between the Parties. Any further modification to this Agreement must be in writing and signed by both Parties.

In the event that any dispute arises or discrepancy exists between this Agreement and any of the exhibits incorporated herein, the terms and conditions contained in the body of this Agreement supersede those contained in the exhibits.

Exhibit A - Client Required Assurances

Exhibit B - Statement of Work

Exhibit C - Insurance Requirements

[Signatures Appear On Next Page]

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Page 6 of 7

Transportation Services Master Services Agreement



IN WITNESS WHEREOF the Parties hereto have caused this Agreement to be executed by its duly authorized representatives as of the day and year first above written.

My Ride to Work	Client:
Signature: Rohy Imaline	Signature:
Printed Name: Robyn Donahuc	Printed Nam
Title: Manacy	Title:
Date: Walls	Date:

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EXHIBIT A - CLIENT REQUIRED ASSURANCES

There are specific contract provisions that are required by the Client, and MRTW (including all sub-consultants) will be required to insert these contract provisions, verbatim, in each lower tier contracts (e.g. subcontract or sub-agreement). MRTW (including all sub-consultants) are required to incorporate the applicable requirements of these contract provisions by reference for Work done under any purchase orders, rental agreements, and any other agreements for supplies or services. MRTW will be responsible for compliance with these contract provisions by any sub-consultant, lower-tier sub-consultant or service provider. Where the clause refers to the applicable activity, project, or program it means the Statement(s) of Work. Where the clause refers to sponsor, it means the Client; where the clause refers to Consultant, it means MRTW.

1. General Civil Rights Provisions

The Consultant agrees to comply with pertinent statutes, Executive Orders and such rules as are promulgated to ensure that no person shall, on the grounds of race, creed, color, national origin, sex, age, or disability be excluded from participating in any activity conducted with or benefiting from Federal assistance.

This provision binds the Consultant and sub-consultants from the bid solicitation period through the completion of the contract. This provision is in addition to that required by Title VI of the Civil Rights Act of 1964.

2. Title VI Solicitation Notice

The Client in accordance with the provisions of Title VI of the Civil Rights Act of 1964 (78 Stat. 252, 42 USC §§ 2000d to 2000d-4) and the Regulations, hereby notifies all bidders or offerors that it will affirmatively ensure that any contract entered into pursuant to this advertisement, disadvantaged business enterprises will be afforded full and fair opportunity to submit bids in response to this invitation and will not be discriminated against on the grounds of race, color, or national origin in consideration for an award.

3. Title VI Clauses for Compliance with Nondiscrimination Requirements

Compliance with Nondiscrimination Requirements During the performance of this contract, the Consultant, for itself, its assignees, and successors in interest (hereinafter referred to as the "Consultant"), agrees as follows:

- 3.1 Compliance with Regulations: The Consultant (hereinafter includes consultants) will comply with the Title VI List of Pertinent Nondiscrimination Acts and Authorities, as they may be amended from time to time, which are herein incorporated by reference and made a part of this contract.
- 3.2 Nondiscrimination: The Consultant, with regard to the Work performed by it during the contract, will not discriminate on the grounds of race, color, or national origin in the selection and retention of sub-consultants, including procurements of materials and leases of equipment. The Consultant will not participate directly or indirectly in the discrimination prohibited by the Nondiscrimination Acts and Authorities, including employment practices when the contract covers any activity, project, or program set forth in Appendix B of 49 CFR part 21.
- 3.3 Solicitations for Subcontracts, including Procurements of Materials and Equipment: In all solicitations, either by competitive bidding or negotiation made by the Consultant for Work to be performed under a subcontract, including procurements of materials, or leases of equipment, each potential sub-consultant or supplier will be notified by the Consultant of the consultant's obligations under this contract and the Nondiscrimination Acts and Authorities on the grounds of race, color, or national origin.
- 3.4 <u>Information and Reports</u>: The Consultant will provide all information and reports required by the Acts, the Regulations, and directives issued pursuant thereto and will permit access to its books, records, accounts, other sources of information, and

Exhibit A, Page 1 of 3



its facilities as may be determined by the sponsor or the Federal Aviation Administration to be pertinent to ascertain compliance with such Nondiscrimination Acts and Authorities and instructions. Where any information required of a consultant is in the exclusive possession of another who fails or refuses to furnish the information, the Consultant will so certify to the sponsor or the Federal Aviation Administration, as appropriate, and will set forth what efforts it has made to obtain the information.

- 3.5 Sanctions for Noncompliance: In the event of a Consultant's noncompliance with the nondiscrimination provisions of this contract, the sponsor will impose such contract sanctions as it or the Federal Aviation Administration may determine to be appropriate, including, but not limited to:
 - 3.5.1 Withholding payments to the Consultant under the contract until the Consultant complies; and/or
 - 3.5.2 Cancelling, terminating, or suspending a contract, in whole or in part.
- 3.6 Incorporation of Provisions: The Consultant will include the provisions of paragraphs one through six in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Acts, the Regulations, and directives issued pursuant thereto. The Consultant will take action with respect to any subcontract or procurement as the sponsor or the Federal Aviation Administration may direct as a means of enforcing such provisions including sanctions for noncompliance. Provided, that if the Consultant becomes involved in, or is threatened with litigation by a sub-consultant, or supplier because of such direction, the Consultant may request the sponsor to enter into any litigation to protect the interests of the sponsor. In addition, the Consultant may request the United States to enter into the litigation to protect the interests of the United States.

4. Title VI List of Pertinent Nondiscrimination Acts and Authorities

During the performance of this contract, the Consultant, for itself, its assignees, and successors in interest (hereinafter referred to as the "Consultant") agrees to comply with the following nondiscrimination statutes and authorities; including but not limited to:

- Title VI of the Civil Rights Act of 1964 (42 USC § 2000d et seq., 78 stat. 252) (prohibits discrimination on the basis of race, color, national origin);
- 49 CFR part 21 (Non-discrimination in Federally-assisted programs of the Department of Transportation—Effectuation of Title VI of the Civil Rights Act of 1964);
- The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 USC § 4601) (prohibits unfair treatment of persons displaced or whose property has been acquired because of Federal or Federal-aid programs and projects);
- Section 504 of the Rehabilitation Act of 1973 (29 USC § 794 et seq.), as amended (prohibits discrimination on the basis of disability); and 49 CFR part 27;
- The Age Discrimination Act of 1975, as amended (42 USC § 6101 et seq.) (prohibits discrimination on the basis of age);
- Airport and Airway Improvement Act of 1982 (49 USC § 471, Section 47123), as amended (prohibits discrimination based on race, creed, color, national origin, or sex);
- The Civil Rights Restoration Act of 1987 (PL 100-209) (broadened the scope, coverage and applicability of Title VI of the Civil
 Rights Act of 1964, the Age Discrimination Act of 1975 and Section 504 of the Rehabilitation Act of 1973, by expanding the
 definition of the terms "programs or activities" to include all of the programs or activities of the Federal-aid recipients, subrecipients and consultants, whether such programs or activities are Federally funded or not);
- Titles II and III of the Americans with Disabilities Act of 1990, which prohibit discrimination on the basis of disability in the
 operation of public entities, public and private transportation systems, places of public accommodation, and certain testing
 entities (42 USC §§ 12131 12189) as implemented by U.S. Department of Transportation regulations at 49 CFR parts 37
 and 38;

Page 2 of 3



- The Federal Aviation Administration's Nondiscrimination statute (49 USC § 47123) (prohibits discrimination on the basis of race, color, national origin, and sex);
- Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income
 Populations, which ensures nondiscrimination against minority populations by discouraging programs, policies, and
 activities with disproportionately high and adverse human health or environmental effects on minority and low-income
 populations;
- Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency, and resulting agency
 guidance, national origin discrimination includes discrimination because of limited English proficiency (LEP). To ensure
 compliance with Title VI, you must take reasonable steps to ensure that LEP persons have meaningful access to your
 programs (70 Fed. Reg. at 74087 to 74100);
- Title IX of the Education Amendments of 1972, as amended, which prohibits you from discriminating because of sex in education programs or activities (20 USC 1681 et seq).

5. Occupational Safety and Health Act of 1970

All contracts and subcontracts that result from this solicitation incorporate by reference the requirements of 29 CFR Part 1910 with the same force and effect as if given in full text. The employer must provide a work environment that is free from recognized hazards that may cause death or serious physical harm to the employee. The employer retains full responsibility to monitor its compliance and their subcontractor's compliance with the applicable requirements of the Occupational Safety and Health Act of 1970 (20 CFR Part 1910). The employer must address any claims or disputes that pertain to a referenced requirement directly with the U.S. Department of Labor — Occupational Safety and Health Administration.

C 10/Exhibit A, Page 3 of 3



EXHIBIT B - STATEMENT OF WORK

Agreement

Exhibit B, Page 1 of 2

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Transportation Services Statement of Work



This Statement of Work ("SOW") is entered into as of this day November 21, 2019 and is hereby incorporated into the Master Services Agreement (MSA) entered into on November 21, 2019, by and between My Ride to Work "MRTW" a Colorado corporation and Reno-Tahoe Airport Authority "Client".

Routes The initial drop-off location "Destination" for routes on this SOW will be: Reno-Tahoe Airport Authority, 2001 E. Plumb Lane, Reno, NV 89502.

Scope of Work per NTA requirements the below schedule is based on the times and number of runs estimated at the time of signature. Vehicles used, routes, and schedules may be adjusted to accommodate Clients business needs, with a signed amendment provided to the NTA with any changes outside of this Statement of Work.

Route 1

Prop off Days of the Week

Schedule

Vehicle Type	Passenger Count	Price per Hour for Last Mile Service
Maria Maria Maria		400
-		

Rates Rates provided are based on the scope and conditions at the time of signature. Rates are based on the bus running 24 hours a day. The on-demand rate for a bus is \$207/hour. The van rate is based the van only running 3 hours a day (on demand rate).

Duties of MRTW:

Maintaining a pool of qualified and licensed drivers capable of performing the services that can be accessed in case of a MRTW personnel related emergency, i.e. sick driver or driver no-show.

My Ride to Work:

Signed: Poly Onalu Signed:

Print: Poly Omahu Print:

Title: Hangy Henbe Date: Date:

C 12/14

Page 2 of 2



EXHIBIT C - INSURANCE REQUIREMENTS

MRTW PROVIDED INSURANCE

MRTW shall provide the following insurance coverage for itself, all subcontractors, suppliers, material men, and all others performing the SOW on MRTW's behalf.

COMMERCIAL GENERAL LIABILITY INSURANCE

Using Insurance Services Office "Commercial General Liability" policy form CG 00 01, with an edition date prior to 2004, or the exact equivalent. Such policy shall also include Broad Form Contractual Liability and Products-Completed Operations coverage. Coverage for an additional insured shall not be limited to its vicarious liability. Defense costs must be paid in addition to limits. Limits shall be no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 100,000 per occurrence for all covered losses and no less than \$ 10

WORKERS' COMPENSATION INSURANCE

MRTW and its subcontractors shall procure Nevada Worker's Compensation Insurance as evidenced by a Certificate of Insurance from an acceptable insurance company covering MRTW's employees for at least the statutorily required limits.

Employer's Liability Insurance with a minimum limit of \$\frac{\partial \text{top}}{\text{per}}\text{ occurrence for bodily injury by disease, including stop gap insurance.}\text{ remployee for bodily injury by disease, including stop gap insurance.}

The Workers' Compensation policy shall be endorsed with a waiver of subrogation in favor of the Client.

BUSINESS AUTOMOBILE COVERAGE

MRTW or subcontractor shall be responsible for maintaining Business Auto Coverage on ISO form CA 00 01 including owned, and non-owned and hired autos, or the exact equivalent. Limits shall be no less than \$5,000,000 per accident, Combined Single Limit. If MRTW or MRTW's employees will use personal autos in any way on this project, MRTW shall obtain evidence of personal auto liability coverage for each person.

DEDUCTIBLES AND SELF-INSURED RETENTIONS

Commercial General Liability: per claim maximum

MRTW shall be solely responsible for satisfying all deductibles and self-insured retentions. Any changes to the deductibles or self-insured retentions made during the term of the Agreement or during the term of any policy must be approved by the Client prior to the change taking effect.

ADDITIONAL INSURANCE CRITERIA

MRTW shall furnish the Client with Insurance certificates as evidence that the foregoing insurance is in force prior to commencement of work on the Agreement. The Client reserves the right to have MRTW furnish MRTW's actual insurance policies for examination by the Client.

In the event MRTW falls to provide Client with the insurance described, no work shall. If the coverage required by MRTW is terminated or reduced for any reason, all work shall immediately stop until the all the required coverages are in place.

The extent of coverage or the limits of liability provided under the policies procured by MRTW and/or sub-consultants shall not be construed to be a limitation on the nature or extent of MRTW's obligations or to relieve MRTW of any such obligations or representation by the Client as to the adequacy of the insurance to protect MRTW against the obligations imposed on it by this or any other Agreement.

Said policies, except Worker's Compensation and Professional Liability, shall name Client, its Board, officers, employees, related entities, and representatives as additional insureds. The policies will be primary and any other insurance carried by MRTW and/or Client shall be excess and not contributing therewith.

Said policies shall be with insurance companies authorized to do business in the State of Nevada with an A. M. Best rating of A- VII or better.

(13/14 Exhibit C, Page 1 of 2

Transportation Services Master Services Agreement



Such policies shall provide that written notice shall be given to Client prior to cancellation or material change of any protection which said policies provide.

Immediate notification must be given to the Client and/or its agent upon receiving any knowledge or notification of claim or litigation on which the Client may be named.

COSTS

Costs for providing such insurance as described above shall be incidental to the work.

Exhibit C, Page 2 of 2

My Ride To Work Balance Sheet

MV/CPCN# MV6154

As of June 30, 2020

				Total		
	<u>ASSETS</u>		_	in the second se		
	Current Assets					
	1. Cash			915,493.64		
	2. Accounts Receivable (A/R)			1,488,788.91		
	3. Inventories			32,302.17		
(30)	4. Prepaid Exp. & Other Current Assets (List Separate)			573,043.55		
	5. TOTAL CURRENT ASSETS	,	\$	3,009,628.27		
	Equipment Property and Other Assets					
(31)	6. Revenue Equipment	5,750,817.67				
(31)	7 Less Accumulated Depreciation	-1,261,403.18		4,489,414.49		
(31)	8 Other Equipment	488,372.32				
(31)	9 Less Accumulated Depreciation	-150,279,72		338,092.60		
(31)	10. Buildings	***************************************		1111000 111111 1111 1111 1111 1111 111		
(31)	11. Less: Accumulated Depreciation					
(31)	12. Leasehold Improvements					
(31)	13. Less: Accumulated Depreciation					
	14. TOTAL EQUIPMENT & PROPERTY			4,827,507.09		
	15. Land			**********		
(32)	16. Other Assets (At Book Value) (List Separate)			68,219.30		
(38)	17. TOTAL ASSETS (Line 5+14+15+16)			7,905,354.66		
	LIABILITIES and EQUITY/CAPITAL Current Liabilities					
(33)	18. Current Portion of Long-term Debt					
1.000.41/10.00	19. Current Portion of Notes Payable			89,924.99		
	20. Accounts Payable			107,914.56		
	21 Accrued Expense			132,550.48		
	22. TOTAL CURRENT LIABILITIES			330,390.03		
(34)	23 Long-Term Debt			4,039,511.94		
(34)	24 Long - Term Notes Payable			125,000.00		**Convertible Note
(35)	25. Other Liabilities (List Separately)					
1511 Y 15	26. TOTAL LIABILITIES (Line 22+23+24+25)			4,494,901.97		
	Equity/ Capital:					
(36)	27. Owner/Partnership Equity (Beginning Balance)	3,542,738.44	**			
(36)	28. Current Net Income (Loss) - Total Company	620,081.43				
(36)	29. LESS: Drawings	(752,367.18)				
	30. TOTAL OWNER/PARTNERSHIP EQUITY (Ending Balance)			3,410,452.69		
	(Line 27+28-29)					
(38)	TOTAL LIABILITIES & EQUITY/CAPITAL			7,905,354.66		
	(Line 26+30)				-	

Accrual Basis

This document is proprietary and confidential. No part of this document may be disclosed in any manner to a third party without the prior written consent.

ATTACHMENT D-1

Agenda Item# 89

This briefing applies to Items 89-90 and 91

Airline Shuttle, LLC and Las Vegas Limousines, LLC 19-04018 and 19-04019 19-08001 and 19-08002 19-12021 and 19-12024 November 19, 2020 General Session

APPLICATIONS HISTORY:

-262

Airline Shuttle, LLC ("Airline") and Las Vegas Limousines, LLC ("LV Limos") CPCNs 2050, Sub 9, and 2258, Sub 10, respectively, (Attachment A) have not been in operation since their authority was transferred back to them following the denial of the sale and transfer to TC Nevada at the January 17, 2019 general session.

- Airline and LV Limos requested and were granted 30 day extensions of time to resume operations.
- February 21, 2019 Airline and LV Limos requested and were granted a sixty day extension to resume operations.
- April 17, 2019 Airline and LV Limos requested and were granted a second sixty day extension to resume operations.
- On April 12, 2019 Airline and LV Limos filed a temporary transfer of operating rights to LVL, LLC, (Dockets 19-04018 and 19-04019 filed on April 12, 2019). Concurrently they filed for interim authority which was granted.
- LVL, LLC is a new company owned 50% by Bour Enterprises. Mulugeta "Tony" Bour is 100% owner of Bour Enterprises, a NV certificated carrier that currently operates CPCNs 1017, Sub 5, 1059, Sub 12, and 2149, Sub 7, (Attachment B). The remaining 50% of LVL, LLC is owned by Strip Limousine, LLC. Claudia Hoeppner owns 86% and her spouse Brent Carson owns 14% of Strip Limousine, LLC. Strip Limousine, LLC, CPCN 1131, Sub 1, is currently Operated by Strip Limo under a temporary transfer of operating rights, effective on November 5, 2018.
- A conditioned interim order was issued on September 13, 2019. The interim was conditioned because Bour Enterprises was, at that time, undergoing a financial audit in conjunction with a different docket.
- On August 1, 2019 Airline and LV Limos filed for temporary discontinuance under Dockets 19-08001 and 19-08002 for the period August 31, 2019 through February 29, 2020,
- On December 13, 2019 Airline and LV Limos filed for the sale and transfer of assets to LVL, LLC (Dockets 19-12021 and 19-12024).

- On January 28, 2020 Airline and LV Limos requested and was granted an extension of temporary discontinuance through August 31, 2020.
- On August 21, 2020 Airline and LV Limos requested and were granted a second extension of temporary discontinuance through February 28, 2021.
- On August 19, 2020 an amended interim order was issued for the temporary transfer of operating rights to LVL, LLC to include compliance items and lifting the temporary discontinuances under Dockets 19-08001 and 19-08002 upon the issuances of the transferred CPCNs.

It is Authority policy that a carrier must resume operations prior to the temporary transfer of operating rights or a sale and transfer. However, due to the nature of the failed sale and transfer in January 2019 and the time period to get to the final approvals of the temporary transfers and sale and transfers, and the slowdown of the economy during the pandemic, they were granted interim authority to lift the temporary discontinuances without resuming operations.

As of the date of this writing (November 12, 2020) the compliances for the temporary transfer have been met for LVL, LLC and the CPCN can be issued prior to the November 19, 2020 general session. The compliances for the temporary transfer of Airline are not complete.

The reviews for Airline and LV Limos sale and transfer applications are also complete, however, based on the history of citation issued to Bour Enterprises and their drivers and Strip Limousine, Staff was requesting a limited background hearing. Brent Carson, Esq. requested to move forward and to address the citations issue at the general session.

FOR VOTE:

Final Approval of temporary transfer of operating rights Airline CPCN 2050 and LV Limos CPCN 2258, Dockets 19-04018 and 19-04019.

(The carriers have opted to go directly to the sale and transfer since they are only one week away to the approval. This makes the Temporary transfer of Operating Rights applications MOOT)

Final Approval to lift temporary discontinuance without resuming operations, Dockets 19-08001 and 19-08002.

Approval of the sale and transfer of Airline CPCN 2050 and LV Limos CPCN 2258, Dockets 19-12021 and 19-12024. (see Staff Analysis at page 3)

Staff Analysis, Dockets 19-12021 and 19-12024:

- Operations Staff performed a background investigation with areas of concern. There were
 four citations issued to Bour Enterprises, LLC drivers in 2019 company. (Attachment C).
 Remaining citations issued prior to 2019 were addressed in a background hearing in
 conjunction with a prior Bour Enterprises' application before the Authority.
- 2. Market Staff did not analyze the market since this is a sale and transfer application and not an expansion of authority. Therefore, a market summary will not be included in the attached exhibit.
- 3. Pro forma Balance Sheet ("PFBS) The PFBS submitted with the application was the Bour Enterprises 2018 annual report. The 2018 annual report had been previously audited by staff. The Balance Sheet included Bour Enterprises submitting all assets and liabilities to LVL, LLC. Subsequently, the PFBS was amended to include 11 vehicles being transferred from Bour Enterprises, LLC to LVL, LLC. The assets were transferred at the Book Value as of December 31, 2020. The PFBS reports no debt, and an equity ratio of 100 percent. The \$25,000.00 cash balance is sufficient to provide 90 days fixed expenses. (Attachment D)
- 4. The amended pro forma income statement reports revenues of \$550,000.00 and net income of \$46,411.08. Staff finds the net income reasonable given the percentage of vehicles being transferred to LVL, LLC as compared to the total net income as reported on the Bour Enterprises, LLC 2019 annual report. (Attachment E).
- 5. Tariff-There were no proposed changes to the tariffs.
- 6. The proposed asset purchase agreements are in the digital files for viewing.

Attachments:

- A. CPCN's 2050, Sub 9 and 2258, Sub 10,
- B. CPCN's 1017 Sub 5, 1059, Sub 12, and 2149, Sub 7
- C. Investigator's reports, with citations information and without remaining exhibits.
- D. Pro forma Balance Sheet
- E. Pro Forma Income Statement

Compliance Items in addition to those listed in the Investigator's Background Report:

- 1. Cash infusion of 25,000.00 as evidenced by end of month bank statement and reconciliation report.
- 2. Verification that payment for S & T has been paid in full.

NEVADA TRANSPORTATION AUTHORITY ORDER

and

CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

Airline Shuttle, LLC d/b/a Airline Shuttle CPCN 2050, Suib 9 Docket 18-04019

The Nevada Transportation Authority ("Authority") finds that the above-named carrier has complied with this Authority's Compliance Order dated January 17, 2019, 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 ORDERE the certificate of public convenience and necessity identified as CPCN 2050, Sub 8 is hereby cancelled and Airline Shuttle, LLC d'b/a Airline Shuttle is hereby granted this certificate of public convenience and necessity identified as CPCN 2050, Sub 9, 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 between points and places in the State of Nevada.

On-call, irregular route transportation of passengers and their baggage in the same vehicle, in airport transfer service, for a per capita charge, on a walk up basis, between airports located in Clark County, Nevada and between points and places in Nevada on the other hand. Charter service by livery limousines between points and places in Clark County on the one hand, and points and places in Nevada on the other. Special services, transporting of persons who have acquired the exclusive use of a vehicle for a specific itinerary between definite points of origin and destination throughout the State of Nevada, at a per capita rate provided that such trip originate or terminate in Clark County, State of Nevada.

Restrictions:

The number of livery limousines in its fleet shall be no more than fifty (50) livery limousines.

The number of twenty (20) passenger buses in its fleet shall be no than fifty (50) vehicles. Should the certificate holder seek to expand its fleet beyond fifty (50) buses, the certificate holder must file a supplemental Petition, along with updated financial information for review by the Authority Staff. Restrictions on the number of buses are limited to those buses charging at a per capita rate.

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.

Dawn Gibbons, Chairman

Attest:

Mark T. Linnis, Administrative Attorney

Dated: January 17, 2019

Las Vegas, Nevada

ATTACHMENT A

NEVADA TRANSPORTATION AUTHORITY ORDER and CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

Las Vegas Limousines, LLC d/b/a Las Vegas Limousines

CPCN 2258, Sub 10 Docket 18-04018

The Nevada Transportation Authority ("Authority") finds that the above-named carrier has complied with this Authority's Compliance Order dated January 17, 2019, 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 2258, Sub 9, is hereby cancelled and Las Vegas Limousines, LLC d/b/a Las Vegas Limousines is hereby granted this certificate of public convenience and necessity, identified as CPCN 2258, Sub 10, 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 and their baggage in charter service by limousine and airport transfer service by limousine, between points and places in Clark County, Nevada.

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,

Dawn Gibbons, Chairman

st: //

Mark T. Liapis, Administrative Attorney

Dated: January 17, 2019

Las Vegas, Nevada

ATTACHMENT A

STATE OF NEVADA TRANSPORTATION AUTHORITY BACKGROUND INVESTIGATION FOR ALL CARRIER APPLICATIONS SALE AND TRANSFER OF

CPCN: 2050

DOCKET NUMBER				PPLICATION WAS F	ILED:	12/13/19	
SELLER APPLICA	NTN	IAME: John H. Mov	vbray,	Esq. TITLE:	Attorn	ey for Transfe	eror
SELLER COMPAN	Y NA	AME: Airline Shuttle,	LLC	ba Airline Shuttle			
ADDRESS:	300	South Fourth Street,	Suite 9	950, Las Vegas, NV 8	39101		
PHONE NUMBERS	3: 70	2-408-3410					
BUYER APPLICAN	NT: A	Attorney Brent Carson	n, LLC	TITLE: /	Attorne	ey for Buyer	11
BUYER COMPAN'	/ NA	ME: LVL, LLC`					
ADDRESS: 7935	W. S	ahara Ave. Suite 101					
PHONE NUMBERS	3: 7	02-471-1111					
BUYER APPLICA	T: I	Mulugeta Bour		TITLE: Owner			
BUYER COMPANY	/ NA	ME: LVL, LLC					
		ity Ct, Las Vega, NV	8910	3			
PHONE NUMBERS	3: 7	02-257-2127					
ATTORNEY: Bren	t Car	son		PHONE#: 702-47	1-1111		
INVESTIGATOR: H						20	
		Y/SERVICE DOES THE	SELLE		TVT	2	
Charter Limousine Special Services	X	Contract Carrier Charter Bus	X	Airport Transfer HHG	X	Scenic Tour	S
US DOT Authority	^	Other States	+^	Taxi	+-+	*Tow Car	
OS DOT Authority		Other Otales		TUNI	*Cons		nsent
							Exhibit
Attach completed Ap	olicati	ion Oath pages as Exhib	bit A				A
	RSH		_	D BY BUYER APPLICAN			
Corporation		LLC	X	Partnership		Sole Proprietorsh	ip
Identify each new ow	ner ar	nd their percentage of o	wnersn	iip:			
Mulugeta Bour - 50)%						
		*					
Claudia Hoeppner	43%						
Brent Carson 7%							
							Exhibit
	• •	priate proof of ownersh					В
Will the Applicant (Bu	yer) t	e operating under a fic	titious	firm name? If so, attach	copy to	exhibit	С
Briefly describe the	rae	nonsibilities of each	new c	owner, (i.e. driver, ope			achanic

Mulugeta Bour - Day to day operations, Hiring / Firing, Maintenance of Driver Qualification and

Brent Carson - Financial, Assist Mulugeta Bour with operations if necessary.

Vehicle Maintenance Files, Driver training

Claudia Hoeppner - Financial only

ATTACHMENTO 1/2

Has the criminal background check disclosed any issue of concern?	YES	Т	NO	X
Name(s):				
Mulugeta Bour				
Claudia Hoeppner				
Brent Carson		ŗ		
Has the Seller had any previous NTA enforcement action? (Including against the companies drivers)	YES		NO	х
Has the Buyer 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	T 7	NO	~
Is Applicant operating in another state?	YES	++	NO	X
If so, which State and under what type of Authority?				
Explain:				
				- 21 - 24
If so, attach copies of Enforcement Database Printout(s). If more than 5 citations include:	umma	PV	EXI	nibit
listing the citation number, fine amounts and date of issuance, NAC or NRS, or CFR violat copies of MC/USDOT rating				D
Will (Buyer) Applicant utilize the same domicile currently being used by Seller?	YES		NO	X
If not, what is the domicile address:				
4825 Quality Ct Las Vegas, NV 89103				
Does the Applicant have an acceptable Timekeeping method?	YES	X	NO	
If Yes, Describe:	110	^	NO	
Timeclock and electronic time tracking software				
B the (B) As allowed when the standard of a location of the their level describes	VEO		110	
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
Il So, provide address (Il Known).				
Does the (Buyer) Applicant understand the operating authority sought, and is their plans consiste	The state of the s			
with that authority?	YES	_X	NO	
Can the Applicant secure insurance as required by NAC 706.191?	YES	<u>X</u>	NO	<u> </u>
7			Exh	ibit
Attach appropriate proof of insurance, or ability to obtain, as an Exhibit				
De the Amiliana (Decay) and contend the province contained within 40 CED 204 E4 on the				
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?	rtain 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 ab				
program? If so, which laboratory?	YES	X	NO	L
American Mobile Drug Testing				
Does the Applicant (Buyer) have adequate personnel (drivers, managers, etc) to operate their	207.2	Х		
business?	YES		NO	
				2

3.51			10 h		hibit
	ch copies of the Buyer Applicant's proposed charter orders, bills of lading, tow bill (ir only) etc., as applicable, as an Exhibit	rvoice),	tarifi		F
regu	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 ChAC Chapter 706, and 49 CFR?	napter YES	x	NO	T
Does	the Applicant (Buyer) understand the limitations inherent in their grant of operating authority. ent vs. non-consent tows, charter bus vs. scenic tours)?	y (i.e. YES	x	NO	
HHO	3 Only) Will Applicant (Buyer) be obtaining a Warehouse Permit?	YES	//45 / J	NO	N/
	3 Only) Does Seller have a current Warehouse Permit?	YES	1	NO	THE RESIDENCE OF
	s Seller understand they must file a Voluntary Cancellation application for their warehouse lits as they are non-transferable?	YES	-	NO	N/
				Ex	
Atta	ch Operational Inspection as an Exhibit		5.07	1 1	MA,
				[Ex	hibi
Atta	ch signed Knowledge Statement.	5044		Name and Address of the Owner, where	G
		are to be	W. A	1170	現場
	IPLIANCE ITEMS		E PER SA		500
	Avoid Material Changes	2. 小杉 小文	E PARE	MAR SHE	43/3
2	File with the Authority evidence, (Form E), or required insurance in Applicant's name.	Africant Se	4.7	47.万万万	1410
3	File with the Authority the necessary insurance (Certificate of Insurance), describing covered.	Hability	y limi	ts, ver	HCIO
E 1973	Make vehicle(s) available for inspection by Enforcement Staff to ensure that they pro-	perly re	distan	ed in r	note
4	carrier's name, display CPCN number, name of motor carrier, or logo, and any other recopies of insurance cab card, annual (USDOT) vehicle inspection, titles, and registrations	quired n			
6	Ensure all drivers have applied for temporary drivers permit (passenger transportation on			THE WAY	
arte.	Ensure Driver qualification files are setup in accordance with CFR 391.51. Explain and		vallab	le set-	up (
8	time tracking method put into place. Ensure all drivers have pre-employment drug to CFR 382:301. Make available to Enforcement Staff for inspection their business and equ				WI
7	Ensure vehicle maintenance files are setup in accordance with CFR 396.		100		
8	File a copy of carrier's invoice or Charter Order for review by Authority Staff, which incigranted.				辦
9	If vehicles are to be parked at residence, applicant shall produce 1) a letter signed by homeowners association (HOA) or 2) if no HOA then a letter signed by an authorized office of parking and code enforcement where the residence is located. The letter shall identify and describe the vehicle(s) and identify the residence address.	cer of th	e city	(or co	unt
10	File a tariff for approval by the Financial Analyst.	1.53	15000	1 3 fa.	200
11	Provide copy of contract with a laboratory to perform and monitor their substance abuse p	rogram	h Pikki	11.20%	16
	Provide copy of Business License.	24672			
	Provide signed Affidavit acknowledging requirements of NTA Annual Report pursuant to N	IRS 706	3.167	加碧绿	製
14	Reimburse the Authority for the cost of the noticing fees of the application.	Halleton, S	1. p. 7		24
45			1.	1.1	2
		ATE:	11/	12/0	12
RE.		DATE:	11/	12/20	
DET	MEMED BY ADDI ICATION MANAGED:	VATE.	10	120	METALS OF

A listed EXHIBIT, (A,B,C sto), 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

Exit	3 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	Alley or Alley	earch (by Assoc.)		il Record
Centificate 1059	Principal/Responde Mahteme Zewdie	ent/Applicant	Associated Bour Enter	Company or Drive	ir Mark Mark Con
	on in investigation	Mar adultar sair vi	Bour Criter	Mises CC	STATE OF STATE
Respondent	OTENIAN TOOLIGATOR		100 July 100	Description of the Control of the Co	L-MANUEL CONTROL OF CONTROL
	ites	企业 切断的人	网络路路 人士 全海岸		
Citation hearing NV DL 2000610 dob 01/01/1963 5415 W Harmor Las Vegas NV 8	n #2032				-
	mber Fine Amount \$200		fe Fine Paid. 1 /30/2019	Amount Held	In/Abevance
Held in Abevano	e Until	TO A STATE OF THE	经济域和 。1915年初		Charles Market
Docket Number	Citation Numb	ber W	ritten Warning Numb	er	
	19967				
Impound Number			ME ATTACK	SPELMERS CLOSE	
	1/3/2019				
Details of Violet NAC 706.228 Solicitation of	ion/Application/Compla passenger	lint			
Reason for Inves	stigation	Disposition		Date of SA	Date File Close
The second secon	C(s) and/or NRS(s)	Fined		1 /30/2019	2 /28/2019
Disposition Note Fined \$200	5				

Certificate 1017	Principal/Respondent/Applica Alberto Nosaren	Associated C Bour Enterp	
Principal's Position	in investigation	5.16.2基础。 > 5.00g	
Respondent			
Citation hearing 01 NV 2101432960 dob 12/06/1957 7389 Bakewell	•		
Las Vegas NV 891	79		
Investigation Numb	er Fine Amount	Date Fine Paid	Amount Held-In-Abevance
Investigation Numb 21251	er Fine Amount \$100.00	Date Fine Paid 1 /29/2019	Amount Held In Abeyance \$50.00
Investigation Numb 21251 Held in Abevance U	er Fine Amount \$100.00		
Las Vegas NV 891 Investigation Numb 21251 Held in Abevance U 2 /21/2020 Remarks/ Notes	er Fine Amount \$100.00	1 /29/2019	
investigation Numb 21251 Held in Abevance U 2 /21/2020	er Fine Amount \$100.00	1 /29/2019	\$50.00
Investigation Numb 21251 Heldim Abeyance U 2 /21/2020 Remarks/ Notes	er Fine Amount \$100.00 Intil	1 /29/2019	\$50.00
investigation Numb 21251 Held in Abevance U 2 /21/2020	Fine Amount \$100.00 Intil Citation Number 21251	1 /29/2019 Written Warning Number	\$50.00

Falled to obtain a valid driver permit

Reason for Investigation	Disposition	Date of SA	Date File Closed
Violation of NAC(s) and/or NRS(s)	Fined	1 /29/2019	2 /28/2019

Disposition Notes
Fined \$100 with \$50 in abeyance for 1 year

01/29/19 \$50 Receipt 33263

Exit

Result of Priors Search (by Assoc.)

Print Record

123	1059	Aeba Desta Mengesha	Stardust Bour Interprises	PERSONAL PROPERTY.
1483				ŝ
ğ	Certificate.	Principal/Respondent/Applicant	Associated Company or Briver	8
73				

Principal's Position in Investigation

Respondent

Investigators Notes

Citation hearing 02/01/19 2:00 jh

NV DL 1604214850

dob 12/23/1990

8025 W Russell Rd #2138

Las Vegas NV 89113

Investigation Number	Fine Amount	Date Fine Paid	Amount Held in Abeyance
20714	\$100.00	1 /29/2019	\$50.00

Held in Abevance Until

2 /21/2020

Remarks/ Notes

	Docket Number	Citation Number	Written Warning Number
ja J		20714	
	Impound Number	Citation Dated	
	*	1/14/2019	

Details of Violation/Application/Complaint

NAC 706.234

Respondent did exit vehicle while parked in a red zone for approximately 20 minutes

100	Reason for investigation	Disposition	Date of SA	Date File Closed	E ST
SEUC	Violation of NAC(s) and/or NRS(s)	Fined	1 /29/2019	2 /28/2019	10000
256					G.

Disposition Notes

Fined \$100 with \$50 in abeyance for 1 year

01/29/19 \$50 Receipt 33269

Citation 21250 trigger \$50 abeyance



6.1	-6.	200

rincipal/Respondent/Applicant	Associated Company or Driver
eba Desta Mengesha	Stardust/Bour
Investigation	
	rincipal/Respondent/Applicant eba Desta Mengesha Investigation

Citation hearing 05/08/19 2:00 jh NV DL 1604214850 dob 12/23/1990 8025 W Russell Rd Apt 2138 Las Vegas NV 89113

Investigation Number	Fine Amount	Date Eine Paid	Amount Held in Abeyance
21250	\$200.00		4

Field in Abeyance Until

Remarks/ Notes

Docket Number	Citation Number	Written Warning Number
	21250	
Impound Number	Citation Dated	
	4/18/2019	

Details of Violation/Application/ Complaint

NAC 706.228

Soliciation of passenger

Reason for investigation	Disposition	Date of SA	Date File Closed
Violation of NAC(s) and/or NRS(s)	Fined		6 /14/2019
Disposition Notes		2017年 1918年	· 1000年 1

Fined \$200

Trigger \$50 from Citation 20714

LVL, LLC Balance Sheet January 01, 2020					
ASSETS					
Current Assets			П		П
Bank	\$	25,000.00			
Cash in Bank	\$				
Pre-paid Rent	\$				
Total Current Assets	\$	25,000.00	Н		
Fixed Assets	\dashv		H		Н
Vehicles (11)	\$	103,400.00	П	*****	П
Furniture	\$	-			
Equipment	\$	-	П		П
Total Fixed Assets	\$	103,400.00			
Other Assets	+		Н		Н
Good Will - Certificates	\$	450,000.00	H		Н
Total Other Assets	Ť	450,000.00		η,	
Total Assets			\$	578,400.00	
LIABILITIES AND EQUITY	-H		H		Н
LIABILITIES					П
Current Liabilities					П
Interest Payable - Vehicles	\$	•			П
Note Payable - Vehicles	\$	•			
Total Current Liabilities	\$	-	П		
Long Term Liabilities	-++		\dashv		Н
Note Payable - Vehicles	\$		\forall		П
Total Long Term Liabilities	\$	•			
Total Liabilities			\$	•	
EQUITY	-H		+		Н
Common Stocks					П
Paid in Capital	\$	578,400.00			
Retained Earnings		•			П
Net Income or Loss	\$				
Total Equity	\Box		\$	578,400.00	П
Total Capital and Liabilities			\$	578,400.00	H

Equity Ratio 100% Current Ratio Infinity

ATTACHMENT D

LVL, LLC Projected Statement of Operations 01/01/2020 to 12/31/2020

														1
Accounts	1 Month	2 Month	3 Month	4 Month	5 Month	6 Month	7 Month	8 Month	9 Month	10 Month	11 Month	12 Month	Total Year	
REVENUE				9 9		0.0		7 77			TV To Table			
Vehicles	100,000.00	91,666.66	90,666.66	90,666.66	90,666.66	92,666.66	92,666.66	92,666.66	90,666.66	90,666.66	89,666.66	87,333.40	1,100,000.00	
Growth of 10%	10,000.00	9,166.67	9,066.67	9,066.67	9,066.67	9,266.67	9,266.67	9,266.67	9,066.67	9,066.67	8,966.67	8,733.34	110,000.00	
Total Revenue	110,000.00	100,833.33	99,733.33	99,733.33	99,733.33	101,933.33	101,933.33	101,933.33	99,733.33	99,733.33	98,633.33	96,066.74	1,210,000.00	
DIRECT COST													V	
Gasoline	4,951.83	4,951.83	4,951.83	4,951.83	4,951.83	4,951.83	4,951.83	4,951.83	4,951.83	4,951.83	4,951.83	4,951.87	59,422.00	4.5
Vehicles Insurance	5,475.86	5,475.86	5,475.86	5,475.86	5,475.86	5,475.86	5,475.86	5,475.86	5,475.86	5,475.86	5,475.86	5,475.86	65,710.32	5.
Licenses- DMV Registrat.	155.10	155.10	155.10	155.10	155.10	155.10	155.10	155.10	155.10	155.10	155.10	155.10	1,861.20	0.
Chauffeurs compensation	22,000.00	20,166.67	19,946.67	19,946.67	19,946.67	20,386.67	20,386.67	20,386.67	19,946.67	19,946.67	19,726.67	19,213.35	242,000.00	20.0
Payroll Taxes and Fees	3,300.00	3,025.00	2,992.00	2,992.00	2,992.00	3,058.00	3,058.00	3,058.00	2,992.00	2,992.00	2,959.00	2,882.00	36,300.00	3.0
Drug Testing	137.50	137.50	137.50	137.50	137.50	137.50	137.50	137.50	137.50	137.50	137.50	137.50	1,650.00	0.
Repairs - Maintanance	3,300.00	3,300.00	3,300.00	3,300.00	3,300.00	3,300.00	3,300.00	3,300.00	3,300.00	3,300.00	3,300.00	3,300.00	39,600.00	3.3
Total Direct Costs Month	39,320.29	37,211.95	36,958.95	36,958.95	36,958.95	37,464.95	37,464.95	37,464.95	36,958.95	36,958.95	36,705.95	36,115.68	446,543.52	36.9
Gross Profit	70,679.71	63,621.37	62,774.37	62,774.37	62,774.37	64,468.37	64,468.37	64,468.37	62,774.37	62,774.37	61,927.37	59,951.06	763,456.48	63.
ADMIN. EXPENSES														
Office Salaries	8,000.00	8,000.00	8,000.00	8,000.00	8,000.00	8,000.00	8,000.00	8,000.00	8,000.00	8,000.00	8,000.00	8,000.00	96,000.00	7.9
Payroll Taxes	1,200.00	1,200.00	1,200.00	1,200.00	1,200.00	1,200.00	1,200.00	1,200.00	1,200.00	1,200.00	1,200.00	1,200.00	14,400.00	1.
Advertising	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	18,000.00	1.
Pepreciation Exp. Vehicles	1,723.29	1,723.29	1,723.29	1,723.29	1,723.29	1,723.29	1,723.29	1,723.29	1,723.29	1,723.29	1,723.55	1,723.55	20,680.00	1.
nsurance-General	300.00	300.00	300.00	300.00	300.00	300.00	300.00	300.00	300.00	300.00	300.00	300.00	3,600.00	0.5
Vorkers Comp. Insurance	1,408.33	1,408.33	1,408.33	1,408.33	1,408.33	1,408.33	1,408.33	1,408.33	1,408.33	1,408.33	1,408.33	1,408.37	16,900.00	1.4
egal & Accounting	200.00	200.00	200.00	200.00	200.00	200.00	200.00	200.00	200.00	200.00	200.00	200.00	2,400.00	0.:
Office Expense	100.00	100.00	100.00	100.00	100.00	100.00	100.00	100.00	100.00	100.00	100.00	100.00	1,200.00	0.
lent Expense	900.00	900.00	900.00	900.00	900.00	900.00	900.00	900.00	900.00	900.00	900.00	900.00	10,800.00	0.9
ocal Taxes and Licenses	30.00	30.00	30.00	30.00	30.00	30.00	30.00	30.00	30.00	30.00	30.00	30.00	360.00	0.0
Itilities	650.00	650.00	650.00	650.00	650.00	650.00	650.00	650.00	650.00	650.00	650.00	650.00	7,800.00	0.0
xcise Passenger Tax 3%	3,300.00	3,025.00	2,992.00	2,992.00	2,992.00	3,058.00	3,058.00	3,058.00	2,992.00	2,992.00	2,959.00	2,882.00	36,300.00	3.0
Inexpected expenses	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	12,000.00	1.0
otal Admin. Expense	20,311.62	20,036.62	20,003.62	20,003.62	20,003.62	20,069.62	20,069.62	20,069.62	20,003.62	20,003.62	19,970.88	19,893.92	240,440.00	19.9
otal Direct Cost & Admin.	59,631.91	57,248.57	56,962.57	56,962.57	56,962.57	57,534.57	57,534.57	57,534.57	56,962.57	56,962.57	56,676.83	56,009.60	686,983.52	56.8
IET INCOME	50,368,09	43,584.75	42,770.75	42,770.75	42,770.75	44,398.75	44,398.75	44,398.75	42,770.75	42,770.75	41,956.49	40,057.14	523,016.48	43.2



LVL, LLC

Calculation of three months of non-operational Exp. and Obligations.

Description	1 Month	2 Month	3 Month	Totals
Vehicle Insurance	\$5,475.86	\$5,475.86	\$5,475.86	\$16,427.58
DMV	\$155.10	\$155.10	\$155.10	\$465.30
Inurance Gral.	\$300.00	\$300.00	\$300.00	\$900.00
Rent	\$900.00	\$900.00	\$900.00	\$2,700.00
Utilities	\$650.00	\$650.00	\$650.00	\$1,950.00
Total				\$22,442.88

LVL LLC Insurance table of Vehicles (11)

Year	Type Of Vehicle	Total Cost	Insurance Quote
2007	LINCOLN TOWN CAR	\$4,000.00	\$490.42
2007	CADILLAC ESCALADE	\$8,900.00	\$490.42
2007	CADILLAC ESCALADE	\$8,900.00	\$490.92
2007	HUMMER H2	\$20,000.00	\$530.50
2003	HUMMER H2	\$15,000.00	\$530.50
2007	LINCOLN TOWN CAR	\$4,000.00	\$490.42
2007	CADILLAC ESCALADE	\$8,900.00	\$490.42
2007	CADILLAC ESCALADE	\$8,900.00	\$490.42
2007	CADILLAC ESCALADE	\$8,900.00	\$490.92
2009	CADILLAC ESCALADE	\$11,900.00	\$490.50
2007	LINCOLN TOWN CAR	\$4,000.00	\$490.42
	TOTAL	\$103,400.00	\$5,475.86

LVL LLC
Depreciation table of Vehicles (11)

Year	Type Of Vehicle	Total Cost	1st. Year Depreciation	Monthly Depreciation
2007	LINCOLN TOWN CAR	\$4,000.00	\$800.00	\$66.66
2007	CADILLAC ESCALADE	\$8,900.00	\$1,780.00	\$148.33
2007	CADILLAC ESCALADE	\$8,900.00	\$1,780.00	\$148.33
2007	HUMMER H2	\$20,000.00	\$4,000.00	\$333.33
2003	HUMMER H2	\$15,000.00	\$3,000.00	\$250.00
2007	LINCOLN TOWN CAR	\$4,000.00	\$800.00	\$66.66
2007	CADILLAC ESCALADE	\$8,900.00	\$1,780.00	\$148.33
2007	CADILLAC ESCALADE	\$8,900.00	\$1,780.00	\$148.33
2007	CADILLAC ESCALADE	\$8,900.00	\$1,780.00	\$148.33
2009	CADILLAC ESCALADE	\$11,900.00	\$2,380.00	\$198.33
2007	LINCOLN TOWN CAR	\$4,000.00	\$800.00	\$66.66
	TOTAL	\$103,400.00	\$20,680.00	\$1,723.29

SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES

Note 1

Basis of presentation, significant accounting policies and limitations.

LVL, LLC, is a Nevada Limited Liability Company purchasing CPCN 2258, Sub 8 of Las Vegas Limousines LLC. and CPCN 2050, Sub 7 of Airline Shuttle LLC.

LVL, LLC is owned by Bour Enterprises LLC and Strip Limousine Services, LLC by 50% / 50%.

Limitation

This projection is prepared for the limited use of the Nevada Transportation Service Authority. For the period under consideration: 01/01/2020 to 12/31/2020.

Significant Accounting Policies

Revenue Recognition

As requested by Nevada Transportation Authority this pro-forma reports financial information on an Accrual Basis method, projected through a period of one year. Therefore, income will be show in such manner.

Capital - Funding

The company will have sufficient funds to support the projected acquisition of assets, organizational cost and operations, through the owners' capital contribution. The funds will be available upon approval of this Application by The Nevada Transportation Authority.

Vehicles

At the beginning of LVL, LLC operations in Las Vegas, the company will purchase and placed in service Eleven (11) vehicles, all paid in full.

Year	Make	Type	Value
2007	Lincoln	Town Car	\$4,000.00
2007	Cadillac	Escalade	\$8,900.00
2007	Cadillac	Escalade	\$8,900.00
2007	Hummer	H2	\$20,000.00
2003	Hummer	H2	\$15,000.00

SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES

2007	Lincoln	Town Car	\$4,000.00
2007	Lincoln	Town Car	\$4,000.00
2007	Cadillac	Escalade	\$8,900.00
2007	Cadillac	Escalade	\$8,900.00
2007	Cadillac	Escalade	\$8,900.00
2009	Cadillac	Escalade	\$11,900.00
Total Value of Vehicles			\$103,400.00

Projections

Projections have been made for the first year period of operations and will include Eleven (11) vehicles purchased to service the company, wages and payroll expenses paid to Drivers and Administrative Employees and other projected expenses seen under the operations of the industry.

Depreciation

Depreciation is computed on the straight-line method over the following estimated lives as directed by Nevada Transportation Authority.

<u>Item</u>	Live in Years	
Vehicles	5	
Furniture	7	
Equipment	5	

Note 2

Profit & Losses Projected

Projections have been calculated for the period of one year, using projected income and expenses.

REVENUES

Limousine Services (11) Vehicles

This is the Revenue from the services provided in the Limousine and Bus transportation services offered in Las Vegas with Eleven (11) vehicles. This Income has been projected as:

1 Bus x \$100,000.00 a year: **\$100.000 a year**

10 Vehicles x \$40,000.00 a year: \$ \$400,000.00 a year

Monthly income was calculated also considering the high and low flow of income observed in the industry.

SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES

Market growth 10%

The company growth is projected based on the prospecting of more accounts and the natural growth that advertising on multiple media can provide.

The total projected income growth for the first year is \$50,000.00 a year.

EXPENSES

Direct Cost

These expenses are in direct relation to the activity pursued and the assets used for such by the company.

Gasoline expense

Gas represents the cost of regular gasoline at an average of \$3.70 per gallon with one Vehicle going at an average of 15 miles per gallon. It has been estimated that one Vehicle will drive an average of 60 miles a day.

Therefore:

60 miles a day / 15 miles per gallon = 4 gallons per day, per vehicle.

So, 4 gallons x 365 days x 11 Vehicles x \$3.70 a gallon = **\$59,422 a year or \$4,951.83 a** month.

Vehicles Insurance:

This expense represents the monthly cost of insurance on Damages and Losses estimated for Eleven (11) Vehicles. Please see table with quoted monthly cost.

Total Vehicles Insurance monthly \$5,475.86

Licenses

The estimated DMV registration expenses has been estimated at a 0.018 fraction of the total value of all vehicles.

 $103,400.00 \times 0.018 = 1,861.20$ a year or 155.10 a month.

Chauffeurs Wages

The company has projected to pay its drivers a 20% of revenue as compensation according to historical data in the industry. This sets in an average above the state minimum hourly. The company's operations are planned to run at a 24/7 availability. The company also assumes that each driver will work 8 hours maximum due to demand.

E 7/11

SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES

Payroll Taxes and Expenses

Payroll taxes have been calculated taking under consideration Employer's FICA Taxes of 7.65%, Federal Unemployment tax rate of 6% of the First \$7,000.00 earned and the cost of outsourcing Payroll Services. The projected payroll expense has been calculated averaging a rate of 15% of wages.

Drug Testing

Drug Testing is the expenses paid by the company and it is estimated at a \$150.00 per Chauffeur a year. \$150/12 months = 12.50 a month Per driver x 11 drivers= \$137.50 a month.

Maintenance

Repairs and Maintenance of the vehicles have been estimated at a monthly cost of \$300.00 for the number of vehicles in operation. This amount includes washing and repairs of the vehicles. \$300 x 11 vehicles= \$3,300 a month.

Administrative Expenses

These expenses are incurred indirectly to the activity of the company and are considered administrative or fixed.

Office Salaries

The company expects to hire Three (3) additional employees to assist the company with Reservations, Dispatch and Administration. The office salaries total \$8,000.00 a month.

Payroll Expense Office

Payroll Expense shows a total of Payroll Taxes and Payroll Services combined estimated for Three (3) employees of the company. The calculations are estimated monthly, with a total of 15% of the Gross wages.

Advertising

The company has estimated an average of \$1,500.00 a month to pay to different media channels and a web designer to create the company's website and maintain it.

Depreciation Expense - Vehicles

Depreciation represents the amount of expense charged against earnings by the company to write off the cost of 8 vehicles over five years. Depreciation expense of Autos is computed using the Straight-Line Method. Please see Depreciation Table.

Insurance General

This expense represents Premise Liability quoted at \$300 a month or \$3,600 a year.

E 8/11

SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES

Workers Compensation

This expense is a legal obligation that employers must provide a safe place of work to its employees. Workers compensation insurance serves two purposes: It assures that injured workers get medical care and compensation for a portion of the income they lose while they are unable to return to work and it usually protects employers from lawsuits by workers injured while working.

This expense was quoted to be a 5% of the payroll wages and/or salaries.

Chauffeurs

\$242,000.00 a year

Office employees \$ 96,000.00 a year

Total \$338,000.00 a year

Workers Compensation is calculated as:

\$338,000 a year x 5% = \$16,900 a year or \$1,408.33 a month

Legal and Accounting

Attorney and Accountant fees are estimated to be an average of \$200.00 per month.

Office Expense

The company estimated an average of \$100.00 a month for various office expenses.

Rent Expenses

The company estimates to pay \$900.00 a month for a facility with office.

Local Taxes

Business license permits and corporation fees renewals are estimated to be \$30.00 a month.

Utilities

Utilities expense is estimated at \$650.00 average a month, and it includes Energy, Phone. Internet, and Water.

Excise Passenger tax 3%:

This tax is charged to the company with a rate of 3% of its gross income.

Unexpected Expenses

There is an allowance of \$1,000.00 a month, assumed for other not expected expenses.

SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES

Note 3

Projected Balance Sheet

Balance sheet is presented on an accrual basis as of January 1, 2020. The Company is fully funded, it also includes all anticipated (11) Vehicles to run the company.

ASSETS

Current Assets

The Company at various times during the year maintains cash at a financial institution to cover Operational Expenses and Short-Term Liabilities.

Bank Account

This account holds a balance of \$25,000.00 at 01/01/2020.

Fixed Assets

Vehicles

It enlists 11 Vehicles al paid for at beginning of operations for \$103,400.00. Due to the assumption that 11 vehicles were acquired at Balance date of 01/01/2020, not Depreciation has been accumulated.

Furniture and Equipment

It has been calculated that there will not be purchases of furniture and equipment for this company at this time. The owner has equipment and furniture fully depreciated that will be used for the service of LVL, LLC. Therefore, no Depreciation will be calculated.

Other Assets

Good Will is an intangible asset obtained by the purchase of two certificates with a commercial value of \$450,000.00.

LIABILITIES AND EQUITY

Current Liabilities

Interest or Current Accounts Payable.

There are not current liabilities at 01/01/2020

Long Term Liabilities

Note Payable- Vehicles

The company does not have any note payable at 01/01/2020.

E 10/1

LVL, LLC

SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES

Equity

Capital

This initial investment contribution has been valued a \$578,400.00.

Corresponding to sufficient funds to cover:

1. \$103,400.00 to buy the vehicles to initiate operations.

2. \$450,000.00 to buy the two certificates from a third party

- 3. \$25,000.00 to have cash available to cover the no-operational expenses for three months (note: the calculations were \$22,442.88 but rounded to \$25,000)
- 4. And funds to abide to a recommended Current Ratio and Equity Ratio.

Net Income or Loss

At this time of 01/01/2020, the Balance Sheet Report has not a gain nor a loss.

Note 4

Current Ratio

The Current Ratio measures liquidity and is most widely used to make analysis of short-term financial position or liquidity, it shows the strength of working capital. The next values were taken from the Balance Sheet projected at 01/01/2019.

Formula of current Ratio: Current Assets / Current Liabilities \$25,000.00 / \$0.00 = 100%

Company is liquid and prepared to initiate operations with no Current Liabilities.

Note 5

NAC 706.149

This Pro-forma, prepared for LVL, LLC. has followed regulations under NAC 706.149 to maintain an investment of not less than 20% equity capital in his operations.

Express as Total Equity / Total Assets Or as \$578,400.00/\$578,400.00= 100%

Note 6

Cash funds for three month's non-Operational expenses

This Pro-Forma meets the recommendations of the Nevada Transportation Authority to keep sufficient cash reserves to equal three months of non-operational expenses.

E 1/K

Agenda Item# 90 - Removed from Agenda

Agenda Item# 91

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The joint Applications of Airline Shuttle,)	
LLC and Las Vegas Limousines, LLC to sell and)	
transfer and LVL, LLC d/b/a Las Vegas Limousines,)	Dockets 19-12021 and 19-12024
Stardust Transportation, to purchase and acquire the)	
authority to provide transportation services granted)	
under CPCN's 2050, Sub 9 and 2258, Sub 10,)	
respectively.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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 December 13, 2019, Airline Shuttle, LLC d/b/a Airline Shuttle ("Airline") and Las Vegas Limousine, LLC d/b/a Las Vegas Limousines ("Las Vegas")/("Transferors") and LVL, LLC d/b/a Las Vegas Limousines, Stardust Transportation, ("LVL")/("Transferee")/(jointly "Applicants") filed Joint Applications for Airline and Las Vegas to sell and transfer and LVL to purchase and acquire the authorities under CPCNs 2050, Sub 9 and 2258, Sub 10 respectively. Said Applications were designated as Dockets 19-12021 and 19-12024 respectively.
- 2. That the Applications were properly noticed to the public and there were no Petitions for Leave to Intervene or Protests filed.
- 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

Presiding Officer for the Authority.

4. That the Transferors are authorized as follows:

a. <u>Airline 2050, Sub 9</u>

Operate as a passenger carrier to provide Intrastate Charter Bus service between points and places in the State of Nevada.

On-call, irregular route transportation of passengers and their baggage in the same vehicle, in airport transfer service, for a per capita charge, on a walk up basis, between airports located in Clark County, Nevada and between points and places in Nevada on the other hand. Charter service by livery limousines between points and places in Clark County on the one hand, and points and places in Nevada on the other. Special services, transporting of persons who have acquired the exclusive use of a vehicle for a specific itinerary between definite points of origin and destination throughout the State of Nevada, at a per capita rate provided that such trip originate or terminate in Clark County, Nevada.

RESTRICTIONS:

The number of livery limousines in its fleet shall be no more than fifty (50) livery limousines.

The number of twenty (20) passenger buses in its fleet shall be no more than fifty (50) vehicles. Should the certificate holder seek to expand its fleet beyond fifty (50) buses, the certificate holder must file a supplemental Petition, along with updated financial information for review by the Authority Staff. Restrictions on the number of buses are limited to those buses charging at a per capita rate.

b. <u>Las Vegas 2258, Sub 10</u>

On-call irregular route transportation of passengers and their baggage in charter service by limousine and airport transfer service by limousine, between points and places in Clark County, Nevada.

5. That Authority Staff reported the following:

- a. Marta Acevedo, Compliance Audit Investigator, investigated the Transferee-Applicant's background. Ms. Acevedo reported no areas of concern regarding the Transferee-Applicant's operational fitness and stated she supported approval of the Application.
- b. Paul Servello, Financial Analyst, inspected the Transferee-Applicant's financial information. Mr. Servello reported no areas of concern regarding the Transferee-Applicant's financial fitness and stated he supported approval of the Application.

- c. Liz Babcock, Applications Manager, reported no overall concerns and supported approval of the Application.
- 6. Based upon all the records pertaining to the Application, after investigation and testimony provided at the November 19, 2020 general session, 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:
 - a. <u>Airline 2050, Sub 9</u>

Operate as a passenger carrier to provide Intrastate Charter Bus service between points and places in the State of Nevada.

On-call, irregular route transportation of passengers and their baggage in the same vehicle, in airport transfer service, for a per capita charge, on a walk up basis, between airports located in Clark County, Nevada and between points and places in Nevada on the other hand. Charter service by livery limousines between points and places in Clark County on the one hand, and points and places in Nevada on the other. Special services, transporting of persons who have acquired the exclusive use of a vehicle for a specific itinerary between definite points of origin and destination throughout the State of Nevada, at a per capita rate provided that such trip originate or terminate in Clark County, Nevada.

RESTRICTIONS:

The number of livery limousines in its fleet shall be no more than fifty (50) livery limousines.

The number of twenty (20) passenger buses in its fleet shall be no more than fifty (50) vehicles. Should the certificate holder seek to expand its fleet beyond fifty (50) buses, the certificate holder must file a supplemental Petition, along with updated financial information for review by the Authority Staff. Restrictions on the number of buses are limited to those buses charging at a per capita rate.

b. 2258, Sub 10

On-call irregular route transportation of passengers and their baggage in charter service by limousine and airport transfer service by limousine, between points and places in Clark County, Nevada.

- 2. Upon full compliance with the conditions of this Compliance Order, the certificates identified as CPCN 2050, Sub 9 and 2258, Sub 10 shall be CANCELLED, and new Certificates of Public Convenience and Necessity to be designated as CPCN 2050, Sub 10 and 2258, Sub 11 shall be issued to LVL, LLC d/b/a Las Vegas Limousine, Stardust Transportation, authorizing operations 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 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. Cash infusion of \$25,000.00 as evidenced by end of month bank statement and reconciliation report.
- N. Verification Payment for S&T has been paid in full.
- O. 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.
- 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	

Agenda Item# 92

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Application of Wolf Pack)	
Moving, LLC for a Certificate of Public Convenience)	Docket 20-05025
and Necessity to operate as a household goods mover)	
within the State of Nevada.)	
)	

At a general session of the Nevada Transportation Authority held on November 19, 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, 2020, Wolf Pack moving LLC ("Applicant") filed an application for a Certificate of Public Convenience and Necessity to operate as a household goods mover within Washoe, Storey, Douglas, and Carson City Counties, Nevada on the one hand and points and places within the State of Nevada on the other and to operate ten (10) vehicles. Said Application was accepted on May 26, 2020 and designated as Docket 20-05025.
- 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 706.391 paragraph 9. Commissioner George Assad serving in his capacity as Presiding Officer for the Authority, granted the request.
- 4. That Authority Staff reported the following:
 - a. Melinda Burton, Compliance Audit Investigator, investigated the Applicant's background and inspected documentation relative to the proposed operation. Ms.

Docket 20-05025 Page 2 of 5

Burton reported no areas of concern regarding the Applicant's operational fitness and stated that she supported approval of the Application.

- b. Paul Servello, Financial Analyst for the Authority, inspected the Applicant's financial information. Mr. Servello reported no areas of concern regarding the Applicant's financial fitness and stated that he supported approval of the Application.
- c. Liz Babcock, Applications Manager, reported that the Applicant met the requirements; Staff had no concerns; and supported approval of the Application.
- 5. Based on all records pertaining to the Application, after investigation, and pursuant to NRS

706.391:

- 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 is financially and operationally fit, willing, and able to perform the transportation service for which applied.
- c. Granting the Application on file herein would be in the public interest, will tend to foster sound economic conditions in the industry, and will not unreasonably or adversely affect other carriers operating in the territory served under the Certificate.
- d. 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.
- e. The operation contemplated by the Applicant will benefit and protect the safety and convenience of the traveling and shipping public and the motor carrier business in this State.
- f. The proposed operation will provide service on a continuous basis.
- g. The market identified by the Applicant as the market the Applicant intends to serve will support the proposed operation.

/// /// ///

///

Docket 20-05025 Page 3 of 5

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:

Transportation of household goods between points and places within Washoe, Storey, and Douglas Counties and Carson City, Nevada on the one hand and points and places within the State of Nevada on the other.

RESTRICTION:

The number of vehicles in the carrier's fleet shall be no more than ten (10).

- 2. Upon full compliance with the conditions of this Order, a Certificate of Public Convenience and Necessity identified as CPCN 3383 shall be issued to Wolf Pack Moving LLC, authorizing operation in the transportation of household goods as is more particularly described in the first ordering paragraph hereinabove.
- 3. <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 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. 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.

Docket 20-05025 Page 4 of 5

- f. Ensure vehicle maintenance files are setup in accordance with CFR 396.
- g. Provide a copy of the Bill of Lading with the CPCN number granted and with complaint/commendation language, in accordance with NAC 706.335 and NAC 706.282.
- h. Provide proof that Applicant is in compliance with all municipal, county, and homeowner's association laws, codes, regulations, and bylaws for the parking or storage of its vehicles.
- i. Provide copies of 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. 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. Provide a copy of a current company bank statement and vehicle purchase documentation to support the total capital infusion of \$87,600.
- n. Reimburse the Authority for all noticing fees pursuant to NAC 706.1355.
- 4. Compliance with the foregoing requirements must be made by the Applicant NO LATER THAN 120 days from the date of this Order. If the Applicant fails to comply within 120-day time period, the Deputy Commissioner of the Authority may vacate this Compliance Order and dismiss this Application.
- 5. This Order does not constitute operating authority; performance of the transportation service contemplated by this Order may not be instituted prior to the issuance of said Certificate referred to hereinabove.
- 6. If Wolf Pack Moving LLC is cited by the Authority for any violation of NRS 706 prior to the close of the compliance period, the Deputy Commissioner shall vacate this Order and

Docket 20-05025 Page 5 of 5

dismiss the Application unless the Authority orders otherwise.

7. The Deputy Commissioner shall be authorized to issue the above-referenced Certificate of Public Convenience and Necessity upon the Applicant meeting all requirements set forth herein.

8. 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, Dep	
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.

Wolf Pack Moving LLC Application for Household Goods Mover Authority Docket 20-05025 October 15, 2020 General Session

Application Summary:

On May 12, 2020, Wolf Pack Moving LLC ("Applicant") filed an application for authority to transport household goods and to operate ten (10) vehicles within Washoe, Storey, Douglas, and Carson City Counties, Nevada on the one hand and the State of Nevada. Said Application was accepted on May 26, 2020 and designated as Docket 20-05025.

On May 26, 2020, the application was properly noticed and no PLTIs or protests have been filed.

Raleigh Bruner and Kevin Laswell are the 10%/90% respectively, owners of the company. Mr. Laswell will oversee the day to day operations, driver qualification and vehicle maintenance files, driver training, hiring and firing; while Mr. Bruner will be providing the financial support. Accounting will be completed by the CPA firm Fister, Williams and Oberlander.

Staff's Analysis:

Staff supports this application operationally and financially and respectfully requests the application hearing be dispensed per NRS 706.391 (9), for the reasons stated below:

- 1) Operations—Staff performed a background investigation with no areas of concern, (Attachment A).
- 2) Market Raliegh Bruner, 10 percent owner, owns and operates moving companies in several states. These connections/partnerships are a good starting point for the Applicant. No empirical data was provided to support the Applicant's market. However, due to the nature of the transportation services to be performed, it is not unusual to rely solely on advertising and referrals, (Attachment B).
- 3) Pro forma balance sheet ("PFBS") reports two (2) vehicles with no debt, and the additional eight (8) will be acquired by financing. The PFBS reflects an equity ratio of 35.38% and current ratio of 1.56. The ratios exceed the Authority's minimum requirements. Staff reviewed source documents (such as bank statements, vehicle price quotes, etc.), and found them to be reasonable when compared to the balances reported on the PFBS, (Attachment C).
- 4) Capital Infusion the Applicant requires a capital infusion in the amount of \$87,600 into the business checking account. This amount is sufficient to cover the vehicle purchases, pre-paid expenses, 90-days fixed operating expenses, and to maintain the minimum 20% equity requirement. (Attachment D).

Docket 20-05025 Page 2 of 2

5) Pro forma income statement ("PFIS") – projects overall net income of \$362,610 on \$1,128,600 in total revenue for twelve (12) months of operations. The revenue projection is comparable to other similarly situated carriers based on fleet size [i.e., Champion Movers, LLC d/b/a Champion Movers (CPCN 3337, Sub 2), Black Wolf Moving Nevada, LLC d/b/a Two Men and a Truck (CPCN 3343, Sub 1), and Move 4 Less, LLC (CPCN 3344, Sub 6)]; however, the net income projection of 32.1% (/720,800) is enthusiastic for a household good mover start-up company. Staff's analysis did not disclose any material errors or omissions that would materially affect net income and make the proposed operations not compensable, (Attachment E).

6) Tariff—the proposed rates were compared to several existing carrier's tariffs with similar authorities and vehicle restrictions [i.e., R.A. Moving, LLC d/b/a Two Men And A Truck of Reno, Nevada (CPCN 3373), All The Right Moves, LLP (CPCN 3340 Sub 2) and Phoenix Movers, LLC d/b/a Carneys Full Service Movers. (CPCN 3258, Sub 4)] and were found to be within the range of rates currently charged for similar services, (Attachment F).

Attachments:

- A. Investigator's Background Report, without exhibits
- B. Market
- C. Pro Forma Balance Sheet and Narratives
- D. Capital Infusion Narrative
- E. Pro Forma Income Statement and Narratives
- F. Tariff

Compliance Items in addition to those listed in the Investigator's Background Report:

- 1. 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.
- 2. Provide a copy of a current company bank statement and vehicle purchase documentation to support the total Capital infusion balance of \$87,600.

STATE OF NEVADA TRANSPORTATION AUTHORITY BACKGROUND INVESTIGATION FOR FULLY REGULATED CARRIERS

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ATTACHMENT A-1

Has the criminal background check disclosed any issue of concern? Name KEVIN LASWELL, RALEIGH BRUNER					
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Has there been any previous NTA enforcement action?		IES		NO	^
(Including against the companies drivers) Does the Applicant have USDOT Authority? (If so, Include the SAFER	printant ac avhibit)	YES	X		
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the 10% owner of the Applicant company has ownership in 18 atten companies. See list at exhibit C. And

2

lf so	, which laboratory?			191	
Does	the Applicant have adequate personnel (drivers, managers, etc) to operate their business?	YES	X	NO	
				Exh	ibit
	ch copies of the Applicant's charter orders, bills of lading, manifests, etc., as applicated copies of tariff or proposed contracts)	ble. (Do	not	F	
Does	the Applicant intend on using a Logo as contained in NAC 706.170(4)? Limousine only	YES		NO	1
				Ext	
Atta	ch copies of proposed Logo	Acres 14		I N	Α
			- 		
oper	the Applicant demonstrated adequate knowledge of the rules and regulations that pertain to ating authority sought, i.e., provisions of NRS Chapter 706, NAC Chapter 706, and the Fedor or Carrier Safety Regulations?		X	NO	
	s the Applicant understand the limitations inherent in their grant of operating authority?	YES	X	NO	
			-	100	1
Hae	the Applicant read and signed the NTA Knowledge Statement?	MEG		20	
(100		Y F-%	l X	NO	
		YES	X	NO	
		YES	X	1.13670	lbit
Atta	ch signed Knowledge Statement.	YES	X	Ext	ibit
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	ch signed Knowledge Statement.	YES	X	Ext	
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INVESTIGATOR:	rfan U	DATE: 10/02/00
REVIEWED BY SUPERVISOR INVESTIGATOR:	1 Kema Kewas	DATE: 10/22/20
REVIEWED BY APPLICATION MANAGER:	XX Ditall	DATE: 11/5/20
		PAGE IN MUSICIPATE NO BUILDINGS

Reimburse the Authority for the cost of noticing fees of the application

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 12/11/19rmr

A-3

Exhibit O

EVIDENCE THAT THE APPLICANT IS FINANCIALLY ABLE TO OPERATE THE PROPOSED BUISNESS, INCLUDING WITHOUT LIMITATION: (1) A STATEMENT OF INCOME FOR THE 12-MONTH PERIOD IMMEDIATELY PRECEDING APPLICATION; (2) A PRO FORMA STATEMENT OF INCOME FOR THE FIRST 12-MONTH PERIOD OF THE PROPOSED OPERATION USING THE PROPOSED RATES; (3) A BALANCE SHEET WHICH WAS PREPARED NOT MORE THAN 6 MONTHS BEFORE THE DATE OF THE APPLICATION WHICH: (1) FOR A SOLE PROPIERTORSHIP OR PARTNERSHIP, MUST REFELCT THE PERSONAL AND BUSINESS OPERATIONS OF THE SOLE PROPIERTOR OR EACH GENERAL PARTNER; (2) FOR A CORPORATION OR PARTNERSHIP, MUST REFLECT THE ENTIRE BUSINESS OPERATIONS; (3) 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 PRINICPLES. EXCEPT THAT A SOLE PROPRIETOR'S OR GENERAL PARTNER'S PERSONAL FINANCIAL STATEMENT MAY BE PREPARED ON THE BASIS OR ESTIMATED VALUES.

- 1. Statement of Income
- 2. Pro Forma Income Statement
- 3. Balance Sheet
- Identification of All Transportation Entities Owned or Controlled by Applicant.
 Kevin Laswell (90% owner)- No entities
 Raleigh Bruner (10% owner)

Cardinal Moving Louisville, KY Tiger Moving Greenville, SC Big Blue Moving Northern KY Bronco Moving Denver, CO Wildcat Moving Lexington, KY Lobo Moving Albuquerque, NM **Bull Moving** Tampa, FL Thunder Moving Oklahoma City, OK Eagle Moving Ft. Myers, FL Arch Moving St. Louis, MO

Jaguar Moving Jacksonville, FL Big Heart Moving Houston, TX **Colt Moving** Indianapolis, IN Big Tex Moving Dallas, TX Hornet Moving Charlotte, NC Falcon Moving Atlanta, GA Gamecock Moving Columbia, SC Top Dawg Moving Atlanta, GA

Balance Sheet

1/1/20xx		Page 1
ASSETS Current Assets		
Bank Account Total Current Assets	\$ \$	46,100.00 46,100.00
Other Current Assets Prepaid Rent	\$ \$	1,500.00 1,500.00
Total Current and Other Assets	\$	47,600.00
Fixed Assets Vehicles (2) paid in full Vehicles (8) to finance Accum. Depr. Vehicles (0) Total Fixed Assets	\$ —	40,000.00 160,000.00 0.00 200,000.00
TOTAL ASSETS	\$	247,600.00

LIABILITIES AND STOCKHOLDERS EQUITY

Current Liabilities

Loan Payable Vehicles (8)	19,974.04
Total Current Liabilities	\$ 19,974.04
Long Term Liabilities	
Loan Payable (8) Vehicles	\$ 140,025.96
Total Long Term Liabilities	\$ 140,025.96
TOTAL LIABILITIES	\$ 160,000.00
EQUITY	
Initial Paid in Capital	87,600.00
Retained Earnings	0.00
Net Income	\$ 0.00
TOTAL EQUITY	 87,600.00
TOTAL LIABILITIES & EQUITY	\$ 247,600.00

247,600.00 ATTACHMENT CIOH & Graal 8/25/20

SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES

Phone and Internet

This expense is paid for the usage of Internet and Phone lines at the service of the company. The average expense a month is calculated to be \$400 or \$4,800 a year.

Utilities

On this line, the company pays utilities for gas, water, electricity and waste pick up. The projection for this expense is calculated to be \$180 average a month or \$2,160 year.

Meals and Entertainment

The company projects to have business meetings with a cost average a month of \$300 or \$3,600 a year.

Bank Fees

The company estimates to pay to the bank a 1.5% of the majority of its income for credit card charges. Based on an estimation of \$600,000 of the income to be paid by client's credit card, it then results on an expenditure of \$9,000 a year or \$750.00 a month.

Unexpected Expenses

Unexpected expenses are a line that accounts for expenses unexpected and it is estimated to be \$500 a month.

Note 3

Projected Balance Sheet

Balance sheet is presented on an accrual basis as of 01/10/20. The Company is fully funded; it will own its first two (2) Vehicles.

<u>Assets</u>

Current Assets

The Company at various times during the year maintains cash at a financial institution to cover Operational Expenses and Short-Term Liabilities.

Bank Account

This account holds a balance of \$46,100.00 at 01/01/20. Funds that will provide sufficient cash reserves to meet three months of not operational expenses of \$14,100.00 and \$32,000.00 which is the Down Payments for the purchase of the additional 8 vehicles Please see Calculation Table.

C2014

SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES

Pre-paid Rent

This amount corresponds one month of pre-paid rent \$1,500, which is customary when leasing commercial space. This value has been considered within the funds reserved for three months of operations.

Fixed Assets

Vehicles and Depreciation

The two (2) trucks purchased at 01/01/20 for \$40,000.00.

Accumulated Depreciation

The accumulated Depreciation for the vehicles is \$0.00 at the beginning of operations of the company.

Liabilities and Equity

Current Liabilities

It represents liabilities payable within the first year of operations. There are no current liabilities.

Loan Payable - Vehicles

The owner of the company owns free and clear the first two trucks at beginning of operations.

Long Term Liabilities

At 01/01/2020 the company has not long-term obligations.

Equity

Paid in Capital

This value is the record of the capital placed in the company from the owner. This amount has been calculated as:

Total Capital needed	\$87,600.00
Down Payment of 8 vehicles	\$32,000.00
Two Trucks paid for	\$40,000.00
Prepaid Rent	\$ 1,500.00
Three months none-operations funds	\$14,100.00

C30/4

SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES

Retained Earnings

Retained Earnings for the company at the moment of beginning operations is \$0.00.

Net Income or Loss

There is no gain or loss at the moment of the Balance Sheet date 01/01/20.

Note 4

Current Ratio

The Current Ratio measures liquidity and is most widely used to make analysis of short-term financial position or liquidity, it shows the strength of working capital. The next values were taken from the Balance Sheet projected at 01/01/20.

Formula of current Ratio: Current Assets / Current Liabilities \$47,600. / \$0.00

Company is liquid and prepared to initiate operations.

Note 5

NAC 706.149

This Pro-forma, prepared for Wolfpack Moving, LLC, has followed regulations under NAC 706.149 to maintain an investment of not less than 20% equity capital in his operations.

Express as Total Equity / Total Assets

Or as \$ 87,600.00/ \$87,600.00= 100%

Note 6

Cash funds for three month's Not Operational expenses

Also this Pro-Forma has taken recommendation of the Nevada Transportation Authority to keep sufficient cash reserves to meet the three months of not operational obligations.

C40/24

Wolf Pack Moving LLC

Capital Contribution Narrative

Docket 20-05025

Please accept this letter as confirmation that a capital contribution of \$87,600 will be deposited into the Wolf Pack Moving LLC business bank account.

Sincerely

Raleigh Bruner

Managing Member, Wolf Pack Moving LLC

ATTACHMENT J-1 M1

PROFIT AND LOSSES Projection for 12 Months

Revenue	Month 1	Month 2	Month 3	Month 4	Month 5	Month 6	Month 7	Month 8	Month 9	Month 10	Month 11	Month 12	Totals
Moving Jobs	31,350.00	31,350.00	31,350.00	62,700.00	62,700.00	94,050.00	94,050.00	125,400.00	125,400.00	156,750.00	156,750.00	156,750.00	1,128,600.00
Total Gross Revenue	31,350.00	31,350.00	31,350.00	62,700.00	62,700.00	94,050.00	94,050.00	125,400.00	125,400.00	156,750.00	156,750.00	156,750.00	1,128,600.00
Expenses	(4)						AP ATT TO A STATE OF	WEAREN	The state of the s	200			
Drivers-Movers Wages	10,000.00	10,000.00	10,000.00	18,000.00	18,000.00	24,000.00	24,000.00	32,000.00	32,000.00	40,000.00	40,000.00	40,000.00	298,000.00
Payroll Exp. Drivers	\$ 3,000.00	3,000.00	3,000.00	6,000.00	6,000.00	9,000.00	9,000.00	12,000.00	12,000.00	15,000.00	15,000.00	15,000.00	108,000.00
Gas trucks	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	18,000.00
Auto Repairs	600.00	600.00	600.00	1,200.00	1,200.00	1,800.00	1,800.00	2,400.00	2,400.00	3,000.00	3,000.00	3,000.00	21,600.00
Maintenance	600.00	600.00	600.00	1,200.00	1,200.00	1,800.00	1,800.00	2,400.00	2,400.00	3,000.00	3,000.00	3,000.00	21,600.00
DMV Registration	100.00	100.00	100.00	200.00	200.00	300.00	300.00	400.00	400.00	500.00	500.00	500.00	3,600.00
Insurance	4,000.00	4,000.00	4,000.00	8,000.00	8,000.00	12,000.00	12,000.00	16,000.00	16,000.00	20,000.00	20,000.00	20,000.00	144,000.00
Advertising	500.00	500.00	500.00	500.00	500.00	500.00	500.00	500.00	500.00	500.00	500.00	500.00	6,000.00
Office Salaries	5,000.00	5,000.00	5,000.00	5,000.00	5,000.00	5,000.00	5,000.00	5,000.00	5,000.00	5,000.00	5,000.00	5,000.00	60,000.00
Payroll Exp. Office	750.00	750.00	750.00	750.00	750.00	750.00	750.00	750.00	750.00	750.00	750.00	750.00	9,000.00
Office Supplies	400.00	400.00	400.00	400.00	400.00	400.00	400.00	400.00	400.00	400.00	400.00	400.00	4,800.00
Prof Fees	200.00	200.00	200.00	200.00	200.00	200.00	200.00	200.00	200.00	200.00	200.00	200.00	2,400.00
Rent	0.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	1,500.00	16,500.00
Licenses	100.00	100.00	100.00	100.00	100.00	100.00	100.00	100.00	100.00	100.00	100.00	100.00	1,200.00
Auto Loan Interest	0.00	0.00	0.00	0.00	90.00	88.61	177.21	174.42	261.62	257.42	343.21	337.60	1,730.09
Depreciation Vehicles	666.66	666.66	666.66	1,333.32	1,333.32	1,999.98	1,999.98	2,666.64	2,666.64	3,333.30	3,333.30	3,333.30	23,999.76
Phone & Internet	400.00	400.00	400.00	400.00	400.00	400.00	400.00	400.00	400.00	400.00	400.00	400.00	4,800.00
Utilities	180.00	180.00	180.00	180.00	180.00	180.00	180.00	180.00	180.00	180.00	180.00	180.00	2,160.00
Meals & Entert.	300.00	300.00	300.00	300.00	300.00	300.00	300.00	300.00	300.00	300.00	300.00	300.00	3,600.00
Bank Expenses	750.00	750.00	750.00	750.00	750.00	750.00	750.00	750.00	750.00	750.00	750.00	750.00	9,000.00
Unexpected Exp.	500.00	500.00	500.00	500.00	500.00	500.00	500.00	500.00	500.00	500.00	500.00	500.00	6,000.00
Total Expenses	29,546.66	31,046.66	31,046.66	48,013.32	48,103.32	63,068.59	63,157.19	80,121.06	80,208.26	97,170.72	97,256.51	97,250.90	765,989.85
Net Income	1,803.34	303.34	303.34	14,686.68	14,596.68	30,981.41	30,892.81	45,278.94	45,191.74	59,579.28	59,493.49	59,499.10	362,610.15

SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES

Note 1

Basis of presentation, significant accounting policies and limitations.

WOLF PACK MOVING, LLC, is a Nevada Corporation created to provide moving services in Las Vegas metropolitan area.

Due to the current demand of moving services in the Northern Nevada, the owner seeks the opportunity to provide such service for which it is necessary to obtain a Certificate of Public Convenience and Necessity.

This application requests the approval of 10 moving trucks. To start, the company will use 2 vehicles at the beginning and phase in an additional 8 vehicles over the course of the year.

Limitation

This projection is prepared for the limited use of the Nevada Transportation Service 00Authority. For the period under consideration: 01/01/2020 to 12/01/20/20.

Significant Accounting Policies

Revenue Recognition

As requested by Nevada Transportation Authority this pro-forma reports financial information on an Accrual Basis method, projected through a period of one year. Therefore income will be show in such manner.

Capital - Funding

The company will have sufficient funds to support the projected acquisition of assets, organizational costs and operations, through the owner's capital contribution. The funds will be available upon License approval by The Nevada Transportation Authority.

Vehicles

At the beginning of the pro-forma period, WOLF PACK MOVING, LLC will purchase Two (2) 26 foot trucks, the remaining trucks will be financed for 5 years, with 20% down payment and an Interest rate of 3.00%. The first two vehicles will be placed on service at the first day of operations, 01/01/2020.

SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES

Vehicles Purchased:

Make	Value

Two (2) International Trucks

26' Box Truck	\$20,000.00
26' Box Truck	\$20,000.00

Total Vehicles Value \$40,000.00

Additional Vehicles:

Make	Value	Down
26' Box Truck	\$20,000.00	\$4,000.00
26' Box Truck	\$20,000.00	\$4,000.00
26' Box Truck	\$20,000.00	\$4,000.00
26' Box Truck	\$20,000.00	\$4,000.00
26' Box Truck	\$20,000.00	\$4,000.00
26' Box Truck	\$20,000.00	\$4,000.00
26' Box Truck	\$20,000.00	\$4,000.00
26' Box Truck	\$20,000.00	\$4,000.00
Total	\$160,000.00	\$32,000.00

Projections

Projections have been made for one (1) year period of operations and will include Two (2) vehicles purchased at the start and an additional eight (8) vehicles phased into service over the course of the year. Wages and payroll expenses paid to Drivers, Dispatchers, Administrative Employees and other historical expenses seen in the industry.

Depreciation

Depreciation is computed on the straight-line method over the following estimated lives as directed by Nevada Transportation Authority.

<u>Item</u>	Live in Years	
Furniture	7	
Vehicles	5	

Note 2

Profit & Losses Projected

WOLF PACK MOVING, LLC.

SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES

Projections have been calculated for the period of one year, projecting income and expenses as seen in the industry.

Revenues

Moving Jobs

This is the Revenue from the moving services or jobs provided. It has been anticipated to have an average of 27.5 jobs a month per vehicle for the first 3 months, 105 jobs for months 4 and 5, 155 jobs for months 6 and 7, 205 jobs for months 8 and 9, 280 jobs for months 10 through 12, with average revenue of \$570.00 per job.

Months 1-3: 27.5 Jobs per month x 2 vehicles x \$570.00 = \$31,350.00 per month Months 4-5: 27.5 Jobs per month x 4 vehicles x \$570.00 = \$62,700.00 per month Months 6-7: 27.5 Jobs per month x 6 vehicles x \$570.00 = \$94,050.00 per month Months 8-9: 27.5 Jobs per month x 8 vehicles x \$570.00 = \$125,400.00 per month Months 10-12: 27.5 Jobs per month x 6 vehicles x \$570.00 = \$156,750.00 per month Total Revenue: \$1,128,600.00

Expenses

Drivers-Movers Wages

The company has projected to hire 5 driver-movers to provide the moving and transportation of house-goods services for the company for the first 3 months. They will add an additional 4 driver-movers for months 4-5, then 6-7, 8-9, 10-12. The compensation to be offered has been estimated to be \$500 a week.

The company's operations are planned to run at a 24/7 availability. The company also assumes that each driver will work 40 hours per week.

Months 1-3: 5 Drivers-Movers x \$500.00 x 12 Weeks = \$30,000 or \$10,000 a month. Months 4-5: 4 additional Driver-Movers x \$500.00 x 8 Weeks = \$16,000 or \$8,000 a month. Months 6-7: 4 additional Driver-Movers x \$500.00 x 8 Weeks = \$16,000 or \$8,000 a month. Months 8-9: 4 additional Driver-Movers x \$500.00 x 8 Weeks = \$16,000 or \$8,000 a month. Months 10-12:4 additional Driver-Movers x \$500.00 x 12 Weeks=\$24,000 or \$8,000 a month.

Months 1-3: \$10,000; Months 4-5: \$18,000; Months 6-7: \$24,000; Months 8-9: \$32,000 and Months 10-12: \$40,000

E4 017

SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES

Payroll Taxes Drivers

This line accounts for payroll taxes as Medicare, Social Security, Nevada Unemployment taxes, Nevada Career Enhancement, Federal Unemployment taxes and other deductions applied to the Drivers-Movers wages.

We are using a rate of 15% as the company's Payroll Taxes expense a month over the monthly wages of the Drivers.

Gasoline expense

It has been calculated that for each truck in operations will consume an average of \$1,500 in gasoline a month.

Auto Repairs

It has been calculated that repairs will be \$300 a month per vehicle.

Maintenance

This expenditure includes the motor maintenance, washing the trucks, and other minor services. This has been averaged to \$300 per vehicle.

DMV Registration

For the purpose of estimating the expenditure of DMV, we are using an average expenditure of \$50 a month per vehicle.

Insurance

The company has estimated this expenditure including all the insurance categories as General Liability, Workers compensation and Vehicles, based on industrial data to be an average of \$2,000 a month per vehicle.

Advertising

This expenditure will be used to pay different channels of advertising like radio, newspapers, and internet with an average of \$500 a month or \$6,000 a year.

Office Salaries

The company has estimated the need of two (2) people to assist on dispatching and administrative activities.

The wages assigned to these positions are:

Dispatcher: \$25,000 a year. Administrator: \$35,000 a year.

So. \$60,000.00 / 12 Months = \$ 5,000.00 a month.

E5017

SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES

Payroll Expense Office

This line accounts for payroll taxes as Medicare, Social Security, Nevada Unemployment taxes, Nevada Career Enhancement, Federal Unemployment taxes and other deductions applied to the office salaries.

We are using a rate of 15% as the company's Payroll Expense a month over the monthly Office Wages.

Office Supplies

This expenditure is calculated to be an average a month of \$400.00 for supplies and items used in the management of the business.

Professional Fees

These fees are projected to be paid for Accounting Services with an average of \$200 a month or \$2,400.

Rent

Rent consists on the expenditure of a commercial space with parking for the Trucks with an average cost a month of \$1,500 or \$18,000 a year. First Month Rent was prepaid.

Licenses

The company expects to pay different State and Local taxes and licenses. The average amount a month is about \$100 or \$1,200 a year.

Interest Expense – Auto

The company expects to incur in financing obligations when buying the 8 additional trucks. The acquisition is projected to take place in month 4 (buying 2 additional vehicles), month 6(buying 2 additional vehicles), month 8 (buying 2 additional vehicles), and month 10 (buying 2 additional vehicles), with a 20% Down Payment and financing terms as of 5 years and interest rate of 3%. Please see Amortization table for the first year and also Bankrate.com Amortization for the full term. The first mortgage payment is to be made in Month 5th of operations.

<u>Depreciation – Vehicles</u>

Depreciation represents the estimated amount of expense charged against earnings by the company to write off the cost of the vehicles over five years. Depreciation of vehicles is computed on the Straight-Line method. Please see Depreciation Table.

E6017

SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES

Phone and Internet

This expense is paid for the usage of Internet and Phone lines at the service of the company. The average expense a month is calculated to be \$400 or \$4,800 a year.

Utilities

On this line, the company pays utilities for gas, water, electricity and waste pick up. The projection for this expense is calculated to be \$180 average a month or \$2,160 year.

Meals and Entertainment

The company projects to have business meetings with a cost average a month of \$300 or \$3,600 a year.

Bank Fees

The company estimates to pay to the bank a 1.5% of the majority of its income for credit card charges. Based on an estimation of \$600,000 of the income to be paid by client's credit card, it then results on an expenditure of \$9,000 a year or \$750.00 a month.

Unexpected Expenses

Unexpected expenses are a line that accounts for expenses unexpected and it is estimated to be \$500 a month.

Note 3

Projected Balance Sheet

Balance sheet is presented on an accrual basis as of 01/10/20. The Company is fully funded; it will own its first two (2) Vehicles.

<u>Assets</u>

Current Assets

The Company at various times during the year maintains cash at a financial institution to cover Operational Expenses and Short-Term Liabilities.

Bank Account

This account holds a balance of \$46,100.00 at 01/01/20. Funds that will provide sufficient cash reserves to meet three months of not operational expenses of \$14,100.00 and \$32,000.00 which is the Down Payments for the purchase of the additional 8 vehicles Please see Calculation Table.

E7817

No supplement to this tariff will be issued Except for the purpose of canceling the tariff unless specifically authorized by the Authority.

Additions to, changes in and eliminations from this tariff will be in loose-leaf form.

Wolf Pack Moving, LLC

CPCN NO. ____

HOUSEHOLD GOODS TARIFF NO. 1

NAMING LOCAL COMMODITY RATES ALSO ACCESSORIAL SERVICE CHARGES, MISCELLANEOUS SERVICE CHARGES, HOURLY RATES AND REGULATIONS

APPLYING ON NEW AND USED FURNITURE AND HOUSEHOLD EFFECTS, PERSONAL EFFECTS, AND OTHER PROPERTY AS DESCRIBED IN THE TARIFF

BETWEEN ALL POINTS AND PLACES BETWEEN WASHOE COUNTY, STOREY COUNTY, DOUGLAS COUNTY AND CARSON CITY, ON ONE HAND, AND POINTS AND PLACES WITHIN THE STATE OF NEVADA, ON THE OTHER

FOR:

Wolf Pack Moving, LLC.

Received Email 9/11/20

Issued:

Issued by:
Kevin Laswell
Wolf Pack Moving, LLC
401 Ryland St. STE 200-A
Reno, NV 89502

Effective:

ATTACHMENT F Y'S

Wolf Pack Moving, LLC Household Goods Tariff Number 1

N.T.A No. 1

Checking Sheet For Tariff

Upon receipt of new or revised pages, a check mark must be placed opposite the 'Correction Number' (shown below) corresponding to number shown in lower left-hand corner of the new or changed page. If correction numbers are properly checked as received, check marks will appear in consecutive order without omission. However, if check marks indicate that a new or revised page has not yet been received, request should at once be made to the issuing carrier for a copy of the new or revised page.

	C	orrection	Number		
 1	7	13	19	25	
2	8	14	20	26	
3	9	15	21	27	
4	10	16	22	28	
5	11	17	23	29	
6	12	18	24	30	

Explanation of Abbreviations and Other Reference Marks:

dba doing business as	N New
NV Nevada	C change, neither increase
No Number	nor reduction
Nos Numbers	I Increase
NTANevada Transportation Authority	R Reduction

Issued:

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Wolf Pack Moving, LLC
401 Ryland St. STE 200-A
Reno, NV 89502

Effective:

F2/15

Wolf Pack Moving, LLC Household Goods Tariff Number 1

N.T.A No. 1

APPLICATION OF CARRIER'S OPERATIVE RIGHTS

Transportation of household goods, furniture, office, stores, equipment supplies and general commodities on-call over irregular routes, between points and places within Washoe, Carson City, Douglas and Storey Counties, Nevada on the one hand, and points and places within the State of Nevada on the other hand. This is inclusive of general, furnishings, stock, and equipment or other supplies to and from stores, offices and other establishments, on call, over irregular routes.

Received Email 9/11/20

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Wolf Pack Moving, LLC Household Goods Tariff Number 1

N.T.A No. 1

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RULE No.	RULES AND REGULATIONS	
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Wolf Pack Moving, LLC

Household Goods Tariff Number 1

N.T.A No. 1

10 APPLICATION OF RATES - COMMODITY DESCRIPTION

The rates named in this tariff apply to household goods, as used in connection with transportation, means personal effects and property used or to be used in a dwelling, when a part of the equipment or supply of such dwelling, and similar property if the transportation of such effects or property is arranged and paid for by the householder or another party.

20 APPLICATION OF RATES - TERRITORY

This tariff is applicable only on intrastate traffic, i.e. traffic having origin and destination within the State of Nevada.

30 ACCESSORIAL SERVICES

Except as otherwise provided, rates and changed covering accessorial services rendered by the carrier are in addition to the transportation rates named in this tariff.

40 ARTICLES NOT ACCEPTED

Unless otherwise provided, the following property will not be accepted for shipment: documents, currency, money, jewelry, watches, precious stones, or articles of extraordinary value including accounts, bills, deeds, evidences of debt, securities, notes, postage stamps, stamp collections, revenue stamps, letters or packets of letters, articles of peculiarly inherent value, precious metals or articles manufactured therefrom.

50 ARTICLES LIABLE TO CAUSE DAMAGE

- (A) Carrier will not accept for shipment property liable to impregnate or otherwise damage equipment or other property.
- (B) The carrier will not accept for shipment articles which cannot be taken from the premises without damage to the article or the premises.
- (C) The movement of LP/propane tanks is prohibited, unless said tanks have been serviced/purged and plugged by professional gas service and labeled as such.

RULE No. RULES AND REGULATIONS

60

COMPLETE ARTICLE

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Each shipping piece or package and contents thereof constitute one article except the total component parts of any article taken apart or broken down for handling or loading in vehicle shall constitute one article for purpose of determining carriers liability.

70 DECLARATION OF VALUE

Shippers are required to state specifically in writing the agreed or declared value of the property, otherwise base value of 60 cents per lb. per article will apply. Where value in excess of 60 cents per lb. per article is declared, at the option of the shipper, the carrier will provide additional value protection at an added charge as determined under Rule 120 (Valuation)

80 CLAIMS

- (A) Any claim for loss, damage, or overcharge shall be in writing and filed with carrier within nine (9) months after a reasonable time for delivery has lapsed. As a condition precedent to any claim adjustment or payment, said claim shall be accompanied by the original paid bill for transportation and original bill of lading, if not previously surrendered to the carrier. Carrier may require certified or sworn statement of claim.
- (B) Carrier shall be immediately notified of all claims for concealed and/or external damage and shall be given reasonable opportunity to inspect alleged external damage or concealed damage in original package.
- (C) The carrier's liability shall not exceed the cost of repairing or replacing the property lost or damaged with material of like kind and quality not exceeding the actual cash value of the property at time and place of loss, but in no event to exceed the released value as declared by the shipper as determined under Rule 120 (Valuation).
- (D) The carrier shall not be liable for loss or damage occurring after the property has been delivered to and receipted for by the consignee or shipper, or the authorized agent of either. When the carrier is directed to unload or to deliver property (or render any services) at a place or places at which the consignee or its agent is not present, the property shall be at the risk of the owner after unloading or delivery.
- E) When the carrier is directed to load property from (or render any services at) a place or places at which the consignor or its agent is not present, the property shall be at the risk of the owner before loading.

RULE No. RULES AND REGULATIONS

(F) The carrier's liability with regard to sets or matched pieces shall be limited to repair or replacement of the lost or damaged piece or pieces only and shall not extend to repair, replacement, or recovering of the entire set, but in no event to exceed the released value

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Wolf Pack Moving, LLC Household Goods Tariff Number 1

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as declared by the shipper. (Valuation)

90 FAILURE TO MAKE DELIVERY

A. In all instances where carrier is unable to locate the consignee at the address provided by the shipper, or correct address (if known by carrier); or where the consignee declines or is unable to accept delivery of the shipment, or the shipment remains in the possession of the carrier pursuant to instructions of the shipper or consignee, consignor or owner, or written, notice delivered to the premises where actual delivery was to be effected or to the carrier, or at the option of the carrier, in a public warehouse, and upon such placement liability as a carrier shall cease.

B. In cases where a "subsequent delivery" is called for and made, charges will be assessed for such "subsequent delivery" on the basis of charges lawfully applicable from carrier's terminal or from the public warehouse {as the case may be) to place of delivery.

100 IMPRACTICAL PICKUP/DELIVERY OR AUXILIARY SERVICE

(A) When a shipment is tendered for delivery at destination address and it is physically impossible to complete delivery directly from transporting vehicle due to inaccessibility of the building, its structure, or the nature of an article or articles included in the shipment, the carrier may place the shipment or any part thereof not reasonably possible of delivery, in storage at the nearest available warehouse of the carrier, or a commercial warehouse to the order and expense of the shipper, owner, or consignee of the goods. When the shipment or any part thereof is stored in a commercial warehouse, liability of the carrier ceases upon delivery to the warehouse; and when stored in the carrier's warehouse or that of the carrier's agent, liability after the delivery to the warehouse shall be that of the warehouseman and not a common carrier. All accrued charges shall be due and payable upon delivery of the shipment or any part thereof to the warehouse (and later delivery to a final destination shall constitute a new shipment). The transportation shall be based upon the total mileage computed from origin to final destination via initially billed destination.

RULE No. RULES AND REGULATIONS

(B) At the option of the shipper, owner, or consignee delivery will be tendered to shipper, owner, or consignee at the nearest point of approach to desired location, or if possible to accomplishment and by order of the shipper, owner, or consignee, delivery will be

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effected by auxiliary means from the transporting vehicle to desired location at an additional charge.

NOTE: This rule also applies to impractical pickups.

110 IMPRACTICABLE OPERATION

The carrier shall not be obligated to perform pickup or delivery or render any service at a place or places from or to which it is impracticable to operate vehicles because of:

- (1) The condition of roads, streets, driveways, alley, or approaches thereto.
- (2) Inadequate loading or unloading facilities.
- (3) Any riot, strike, picketing, or other labor disturbance.

120 VALUATION

Wolf Pack Moving offers all customers 2 Valuation/Damage Coverage options:

1.Standard Movers Transit Coverage:

Standard Mover's Transit Coverage will be automatically applied to all articles (except those excluded on customer contract – see below) at a compensation rate of \$0.60 or 60 cents per pound. Everything is valued at 60¢ per pound against damage during the move. For example: a chair weighs 10 lbs. and is broken during the move - regardless of the value, settlement will be \$6.00 based on 60¢/lb./article.

RULE No.	RULES AND REGULATIONS	
120 cont.	2. Actual Cost Value Damage Coverage;	

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Actual Cost Value Damage Coverage is applied to all articles except those excluded on customer contract (see below). Wolf Pack Moving, LLC agrees to purchase from customer any damaged property at the <u>current value</u> of the item using strait-line depreciation and industry standard depreciation schedules OR repair any damaged items. Wolf Pack Moving will decide whether to purchase or repair damaged items. For example: The value of a used table that is damaged during the move will be determined by its current market value using strait-line depreciation or the cost to repair said item, whichever is lower. Damage Coverage does not include the functionality of any appliance or electronic device as there is no way to pre-test functionality. The value of antiques and other collectibles will be determined by an unbiased third-party appraisal. Customer pays \$150 per truck load for this coverage. Maximum Valuation is \$5 per pound of cargo up to \$500 per article.

Fragile Items not covered:

Due to their fragile nature we do not cover damage to refrigerators, appliances, glass, ceramics, particle board furniture, laminate flooring or plants. We are not liable for the contents of containers not packed by our movers. We are not liable for any damage resulting from improper preparation/packing by customer. We do not dismantle refrigerators in any way. Customers must double check appliance connections as we are not responsible for water leaks. In some cases, tracking soil onto flooring is inevitable, we are not responsible for any resulting damage. Our liability for damage on loading jobs (no transportation of goods performed by Wolf Pack Moving) terminates once the truck has been loaded.

130 INSURANCE

The cost of insurance against marine risk or any other insurance for the benefit of the shipper will not be assumed by the carrier.

140 MARKING AND PACKING

- (A) Articles of fragile or breakable nature must be properly packed.
- (B) Packages containing fragile articles or articles consisting wholly or in part of glass, when packed by the shipper or his agent, must be marked by plain and distinct letters designating the fragile character of contents.

RULE No. RULES AND REGULATIONS

140 cont.

(C) When articles of furniture, consisting wholly or in part of glass are covered or wrapped by the shipper or his agent; such articles shall be wrapped in a manner to clearly expose glass surfaces or glass portions.

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Wolf Pack Moving, LLC

Household Goods Tariff Number 1

N.T.A No. 1

(D) Where articles are improperly packed, crated, or boxed and by reason thereof the contents are more susceptible to damage, carrier will arrange to have such articles properly packed at charges as shown in this tariff.

150 PREPARATION FOR SHIPMENT

(A) Unless otherwise provided, articles tendered for transportation must be in such condition and so prepared for shipment as to render the transportation thereof reasonably safe and practicable.

PROTECTION BY CARRIER

(B) Unless otherwise provided, articles having surfaces liable to damage by scratching, marring, or chafing, but of sufficient strength to allow other articles to be packed against or on top of same in a manner which will make transportation of the entire shipment reasonably safe and practicable if protected by sufficient wrapping, will be wrapped at time of loading in furniture pads, covers, burlaps, or wrappers which are part of the carrier's regular equipment. The cost of this service is included in transportation rates named in tariff.

MUSICAL INSTRUMENTS

(C) Musical instruments such as harps, guitars, banjos, mandolins, violins, cellos, trombones, drums, or similar instruments which require, for the safe transportation thereof, more protection than afforded by the carrier's regular equipment as provided for in paragraph (B) of this rule, must be packed in the instrument's own case or other adequate container.

RULE No. RULES AND REGULATIONS

150 cont. CONTAINERS REQUIRED

(D) Bedding, books, carpets, rugs, china, glassware, pottery, silverware, statuary, clothing, curtains, draperies, kitchen utensils, lamp shades, table lamps, small articles such as tools, athletic and game equipment, and household articles such as clothes lines,

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Wolf Pack Moving, LLC

Household Goods Tariff Number 1

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poles, umbrellas, canes, irons, ornaments, and other small articles of less than one cubic foot displacement must be packed and tendered to the carrier in barrels, boxes, cartons, wrapped bundles, or wrapped rolls, except that trunks, tubs, pails, baskets, or other containers or articles of furniture of the shipper may be substituted when of sufficient strength so that the use of such containers will render transportation of contents reasonably safe.

FRAGILE ARTICLES

(E) Fragile articles such as showcases, wall cases, cameos, works of art, scenery, lighting fixtures, linoleums, statuary, marble slabs, mirrors, glass tops, pictures, paintings, models, antiques, and other similar articles which are easily broken or damaged, or articles upholstered or covered with material or fabric of a delicate nature or color, or other articles with delicate finishes which are easily soiled, torn, or damaged, must be fully protected by boxing, crating, or wrapping.

MECHANICAL EQUIPMENT

(F) Equipment and articles such as washing machines, refrigerators, ironers, sewing machines, vacuum cleaners, heaters, ranges, radios, clocks, victrolas, and/or other similar articles, the surfaces of which can usually be protected by carrier's regular equipment as provided for in paragraph (B) of this rule, must have all motors, mechanical parts, and ornaments securely fastened, bolted, or tied in a manner to prevent loss, damage, or impairment of functions.

RULE No. RULES AND REGULATIONS

150 cont.

SECURENESS OF CONTAINERS

(G) Unless otherwise provided, articles for which containers are specified must be securely enclosed by the containers so that no ends or other parts protrude and in a manner that will prevent loss of articles from such containers. Any articles that are easily

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broken or having surface liable to damage by chafing must be protected within the authorized shipping containers by or with liners, partitions, wrappers, excelsior, straw, or other packing materials which will afford adequate protection against breakage or damage.

CARRIER NOT OBLIGATED TO ACCEPT

(H) Tender for shipment of an article not protected by packing, crating, wrapping, or servicing does not obligate the carrier to accept an article so offered for transportation when such protection is reasonably necessary for the safe transportation of the articles.

MACHINERY AND EQUIPMENT

(I) Equipment or machinery such as X-ray, photographing, lithographing, printing equipment, adding machines, accounting, card punching, sorting, or tabulating machines, addressing, imprinting or mailing machines, air filtering machines, bookkeeping machines, typewriters and computing machines, and other similar equipment or machinery, must be fully protected by boxing, crating, or wrapping, except when such articles can be transported in a safe, practicable manner by wrapping with carrier's regular equipment as described in paragraph (B) of this rule, such protection will be furnished as part of the carrier's regular service.

160

BILL OF LADING ---- Sample attached and made a part of this tariff-

170 INFORMATION TO BE INCLUDED ON HOUSEHOLD GOODS BILL OF LADING

- (1) The name of the motor carrier (not agent's name) which will transport the shipment.
- (2) The name, address, and telephone number of the office of the carrier.
- (3) The name, address, and telephone number of a person to whom notification, when required, shall be sent, except when not furnished by the shipper.

RULE No. RULES AND REGULATIONS

- (4) The preferred delivery date or the period of time within which delivery of the shipment may be expected to be made at destination.
- (5) A statement, followed by the signature of the shipper, acknowledging receipt of an Information brochure provided by the carrier which explains the shipper's rights.

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Household Goods Tariff Number 1

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(6) The contract terms and conditions of the bill of lading, attached thereto, are a part of this tariff and all information shown herein must be in bills of lading issued under provisions of this tariff.

180

DISPOSITION OF FRACTIONS AND PARTS OF HOURS

Customers will be charged by the minute (pro-rated). No disposition of fractions of hours will occur.

190 PAYMENTS

Wolf Pack Moving accepts cash, check and credit card as payment for moves within Washoe County. We do not accept checks for moves outside of Washoe County. We require payment immediately following the move.

Wolf Pack reserves the right to refuse any check.

200 SHIPMENTS ACCECPTED SUBJECT TO LAWS

Shipments will be accepted subject to the requirements or ordinances or limitation of law regulating the transportation of the property, or the use of the vehicles and facilities.

210 WAITING OR DELAY

When a vehicle is held for convenience of the shipper or consignee through on fault of the carrier, the hourly rate will continue to apply at the rates shown.

220 INSPECTION OF ARTICLES

When a carrier or his agent believes it necessary that the contents of packages be inspected, he/she shall make or cause such inspection to be made or require other sufficient evidence to determine the actual character of the property.

RULE No.	RULES AND REGULATIONS			
230	SERVICING SPECIAL ARTICLES			
	(A) Except as otherwise specifically provided in this tariff, or as amended, the ser covered by this tariff do not include servicing (using a device to secure washer) of disconnecting washers, dryers, or icemakers. It is the shipper's responsibility to he			
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Household Goods Tariff Number 1

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such articles serviced and disconnected prior to loading. Shipper has the option to: (1) take responsibility for these services and hold carrier harmless; (2) have carrier perform these services at the published tariff rates, provided carrier has the qualified personnel; (3) have carrier contract with a third party company to perform these services and shall be paid by the shipper (Third Party Charges).

240 THIRD PARTY CHARGES

- (A) Upon request of shipper, owner, consignee, or agents thereof, carrier may engage a third party to provide services that the carrier does not possess the qualified personnel to perform the duties. Such services include, but are not limited to, the disconnecting and reconnecting of washers, dryers, icemakers; disassembling and reassembling waterbeds, hot tubs, swing sets, and playhouses; preparing grandfather clocks for shipments; building special crates for shipper.
- (B) Such third party charges will be listed as Third Party Charges on the bill of lading. These third-party charges are in addition to all other charges provided in this tariff and shall be paid by consignee.
- (C) If the route of a move requires the use of toll ferries, and the ferry fares are not paid directly by the shipper, the costs to the carrier will likewise be listed as third party charges on the bill of lading.

250 EARLY TERMINATION OF SHIPMENT

A. The carrier reserves the right to stop work at any time for health and safety of its employees and demand payment for time worked and time estimated to complete the shipment.

B. The shipper reserves the right to stop work at any time. Minimum charges still apply.

RULE No. RULES AND REGULATIONS

260 RATES

Wolf Pack rates are based on time, mileage and number of movers. All rate information is also on our website.

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F14/5

Wolf Pack Moving, LLC Household Goods Tariff Number 1

N.T.A No. 1

Weekday Rates (Monday - Thursday)

2 movers with 26-foot straight truck = \$110/HR

1 additional mover is an extra \$40/HR

Gas/Mileage rates are \$2/mile for the duration of the trip starting and ending at the point of origin.

Weekend rate(Friday, Saturday and Sunday) is an additional \$10/HR

Wolf Pack starts the clock upon arrival at the customer's home and stops the clock when the customer tells us the job is done. We charge by the minute with no rounding up. All breaks and lunches are subtracted from clock time. Customers will be charged the normal hourly rate for any delay that is outside the control or responsibility of Wolf Pack Moving. For example, a delay caused by traffic, mortgage closing issues or customer tardiness.

Oversized items, including but not limited to pianos, gun safes, and tanning beds are subject to a flat rate \$100 fee and may require additional movers.

There is a 2-hour minimum on all jobs.

Issued:

Issued by:
Kevin Laswell
Wolf Pack Moving, LLC
401 Ryland St. STE 200-A
Reno, NV 89502

Effective:

F150/15

ADDENDUM

To Background Investigation

Docket # 20-05025 Wolf Pack Moving, LLC

November 6, 2020

Since submitting the Background Report on 10/22/2020 additional information has come to the attention of the Financial Analyst. There are 2 owners, Kevin Laswell – 90% and Raleigh Bruner – 10%. During the review of the applicants' financial requirements it was found that Mr. Raleigh Bruner has a financial interest in 18 moving companies in different states, and I was requested to obtain additional information. Mr. Bruner has provided a statement listing his experience, how long he's been involved with the moving industry, how long he has owned each company, and the name and location of each operation. I have included a copy of his response.

Melinda Burton: Compliance/Audit Investigator

Nevada Transportation Authority Responses

 In 2010 I founded Wildcat Moving after graduating from the University of Kentucky's MBA program with an emphasis in Marketing, Project Management and Supply Chain Design.

Since inception Wildcat has been the top-ranked moving company in Kentucky on Angle's List (top 5% in the country). We currently have over 1,000 5-star reviews across Google, Facebook, and the Better Business Bureau. An important reason for this success is that Wildcat pays its employees far above the industry average. All movers make bet ween \$17-\$24 per hour because I learned early in my career that happy movers make happy customers. We charge a flat hourly rate and prorate by the minute over two hours, allowing the customer to have more control over the cost of their move. Our goal is to always be fair to both the movers and the customers. Integrity is the foundation of all my businesses.

What I am most proud of, however, is the charitable and community partnerships Wildcat has fostered over the years. We work with a variety of organizations that support a diverse range of causes. Whether it be moving a victim of domestic violence to a safe space for providing a box truck to store donated bicycles during g the holidays, Wildcat answers the call. All my businesses are stewards in their communities and embraced the opportunity to give back to local stakeholders.

Through Wildcat's Mover-Manager-Partner Program, the most responsible and hard-working movers can climb the ranks and eventually open their own moving company with me as a silent partner. Each network company is modeled after the proven Wildcat system to give them an operational edge from the start-up phase through their growth period. One Google search of any of the network companies will show that they are one of the bestand most reliable movers in their respective market. Each managing partner is deeply involved with the business and cares about their reputation.

Currentlymy role consists of expanding the Wildcat brand in Kentucky, as well as strategizing continued network growth.

- 2 In business for 10 years
- 3. Wildcat Moving- 10 years
 Tiger Moving 7 years
 Eagle Moving- 6 years
 Cardinal Moving- 6 years
 Hornet Moving- 4 years
 Arch Moving- 3 years
 Bull Moving- 3 years
 Colt Moving- 3 years
 Gamecock Moving- 3 years
 Big Heart Moving- 3 years
 Big Tex Moving- 3 years

Big Blue Moving- 2 years
Jaguar Moving- 2 years
Falcon Moving- 2 years
Top Dawg Moving- 2 years
Cavalier Moving- 2 years
Lobo Moving- 1 year
ThunderMoving-1year
Big Orange Moving- <1 year

Wildcat Moving-Lexington,KY Tiger Moving- Greenville, SC Eagle Moving- Ft. Myers , FL Cardinal Moving - Louisville, KY HornetMoving- Charlotte, NC Arch Moving- St. Louis, MO Bull Moving- Tampa, FL Colt Moving-Indianapolis, IN Gamecock Moving-Columbia, SC Big Heart Moving - Houston, TX Big Tex Moving-Dallas, TX Big Blue Moving- Northern Kentucky Jaguar Moving - Jacksonville, FI Falcon Moving - Atlanta, GA Top Dawg Moving- Atlanta, GA Cavalier Moving - Richmond, VA Lobo Maving - Albuquerque, NM ThunderMoving -Oklahoma Big Orange Moving Knoxville,

Ml Al 11/5/20

Agenda Item# 93

RECEIVED OCT 2 2 2020

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

Nevada Transportation Authority
Las Vegas Nevada NUM

TRANSPORTATION,)
LC' Petition for Extraordinary Relief for)

DOCKET NO. <u>20-10039</u>

Sale and Transfer, including 6 series owned by Platinum LV Transportation, LLC

HEARING REQUESTED

PETITION FOR EXTRAORDINARY RELIEF

COMES NOW, PLATINUM LV TRANSPORTATION, LLC (hereinafter referred to as "Platinum"), by and through its legal counsel, Brent Carsen and hereby submits this Petition for Relief pursuant to NAC 706. 3957.

Statement of Facts:

Platinum is the owner/operator of the following series:

- 1. Celebrity Coaches, a Series of Platinum LV Transportation, LLC: CPCN 2105
- 2. Bell Limo, a Series of Platinum LV Transportation, LLC: CPCN 1217
- 3. Airport Mini Bus, a Series of Platinum LV Transportation, LLC: CPCN 2350
- 4. Mammoth Limousine, a Series of Platinum LV Transportation, LLC: CPCN 1105
- Platinum LV Transportation, a Series of Platinum LV Transportation, LLC: CPCN
 2166
- 6. Whittelsea Checker Taxi, a Series of Platinum LV Transportation, LLC: CPCN 2118

On or about October 14, 2020, Platinum and NTI-NV Inc ("NTI")., agreed to the sale and purchase of units of all Platinum's capital membership units of the LLC. This is essentially a stock transfer, except for the fact that Platinum is a limited liability company and only has membership units, as opposed to stock certificates. Therefore, the owner and the operator of the certificates will still be Platinum. The only difference will be internally, with NTI-NV Inc. now owning all the membership units of Platinum.

Platinum brings this instant Petition because time is of the essence. As the NTA is aware,

COVID-19 has wreaked havoc on the economy in general, and more specifically, the

transportation industry in Nevada. Platinum has already placed four of their series in temporary

discontinuance and is on the verge of shutting down all its operations permanently.

NTI has agreed to purchase the membership interests of Platinum to stave off the

permanent closure of Platinum. However, there is a problem. It is not possible for NTI to obtain

prior NTA approval of the purchase of Platinum's membership interests, except through this

Petition for Extraordinary Relief.

Platinum currently has 32 active employees. In one of their locations, they have to vacate

by the end of November. Platinum will file the necessary Applications with the NTA to show this

change in ownership, but Platinum needs to protect their employees and ongoing operations now.

The new owners of Platinum are known to the NTA. NTI is owned by Jim Gleich and

John Kindt. Each is a 50% owner. Mr. Gleich was instrumental in bringing SuperShuttle to Las

Vegas and is known to this Authority for his transportation knowledge and operational abilities.

NTI currently operates other transportation companies in California.

Conclusion:

Wherefore, based upon the foregoing, PLATINUM respectfully requests that the Authority

grant "prior approval" of the transfer of membership interests while the Applications are pending.

DATED this 22 day of October, 2020

ATTORNEY BRENT CARSON, LLC

BŘENT A'. CARSON, ESQ.

Nevada Bar No. 5903

7935 W. Sahara Ave., #101

Las Vegas, Nevada 89117

Agenda Item# 94-106

Driver Permit Items 94-106

Driver permits are based entirely upon each Applicant's confidential criminal background report. Therefore, there are no publicly available supporting materials for these items in print form.