

# Agenda Item# 6

STATE OF NEVADA



DAWN GIBBONS  
Chairman

GEORGE ASSAD  
Commissioner

DAVID NEWTON  
Commissioner

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

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

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 **Thursday, December 17, 2020 at 9:30 am (Items 1 through 66).** Due to the expected lengthy duration of the general session, coupled with the limited capacity of the Authority's facilities, the Authority will hear **Items 67 through 75 commencing at 1:15 pm,** 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/](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](mailto:rbrownawell@nta.nv.gov)

**WEBEX LINK:** <https://businessnv2.webex.com>

**DIAL IN NUMBER: 1-844-621-3956**

**THURSDAY, DECEMBER 17, 2020 MEETING ACCESS CODE: 146 521 5772**

**THURSDAY, DECEMBER 17, 2020 MEETING PASSWORD: UcxdxemP988**

**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/govnewnv.gov/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/](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/](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 November 19, 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 35 below will be voted on in a block unless a party to the matter requests an item number be pulled for consideration.

- 11. Citation 21397** issued to Lakeshore Pacific/Roger Wilson for violations of NRS 706.386 and NRS 706.758 (DG) – ***FOR POSSIBLE ACTION***
- 12. Citation 21799 and 21800** issued to Andre Moody for violations of NRS 706.386 and NRS 706A.380 (DG) – ***FOR POSSIBLE ACTION***
- 13. Citation 21846** issued to Fast Towing, Inc. for violations of NAC 706.4275 and NRS 706.4479 (DG) – ***FOR POSSIBLE ACTION***

14. **Citation 21992** issued to Starlight Limousine d/b/a Entourage Transportation for a violation of NAC 706.3612 (DG) – ***FOR POSSIBLE ACTION***
15. **Citation 22114** issued to Abraham Limo Services, Inc. operated by Crown Limo, LLC for violation of NRS 706.398(1)(a) and NAC 706.203 (DG) – ***FOR POSSIBLE ACTION***
16. **Citations 22228, 22265 and 20684** issued to Umbrella Enterprises, LLC for violations of NRS 706.398(1)(a), NAC 706.2473 ref. 49 CFR 396.17, NAC 706.356, and NAC 706.149 (DG) – ***FOR POSSIBLE ACTION***
17. **Citation 22259** issued to All City Towing & Recovery, LLC for a violation of NAC 706.2473/49 CFR 396.17 (DG) – ***FOR POSSIBLE ACTION***
18. **Citation 22266** issued to Summerlin Movers/Jeff Stelter for a violation of NRS 706.758 (DG) – ***FOR POSSIBLE ACTION***
19. **Citation 22280** issued to DeBoer Bros. Inc. d/b/a Big John's Towing for a violation of NAC 706.2473/49 CFR 391.23(a)(1)(b) (DG) – ***FOR POSSIBLE ACTION***
20. **Citations 22301 and 22302 and Impound I-3858** The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citations 22301 and 22302 issued to Shoji Furuya for violations of NRS 706.386 and NRS 706A.280 (DG) – ***FOR POSSIBLE ACTION***
21. **Impound I-3861** The impoundment pursuant to NRS 706.476 of a vehicle registered to Enterprise Leasing (DG) – ***FOR POSSIBLE ACTION***
22. **Citation 21012** issued to Peggy Loefflemacher for a violation of NRS 706.462 (GA) – ***FOR POSSIBLE ACTION***
23. **Citation 21014** issued to Harold J. Peacock II for a violation of NAC 706.3751 (GA) – ***FOR POSSIBLE ACTION***
24. **Citation 21015** issued to Susan Peacock for a violation of NAC 706.3751 (GA) – ***FOR POSSIBLE ACTION***
25. **Citation 21016** issued to Mark Trowbridge for a violation of NAC 706.3751 (GA) – ***FOR POSSIBLE ACTION***
26. **Citation 21017** issued to Bruce Bilger for a violation of NAC 706.3751 (GA) – ***FOR POSSIBLE ACTION***
27. **Citation 21018** issued to Minden Taxi, Ltd. for a violation of NAC 706.13775 (GA) – ***FOR POSSIBLE ACTION***
28. **Citation 21019** issued to Whittlesea Checker Taxi, a Series of Platinum LV Transportation, LLC for violation of NAC 706.13775 (2 counts) (GA) – ***FOR POSSIBLE ACTION***
29. **Citation 21273** issued to Christian Sastoque for a violation of NRS 706.462 (GA) – ***FOR POSSIBLE ACTION***
30. **Citation 21775** issued to USA Towing, Inc. for violation of NAC 706.191 (GA) – ***FOR POSSIBLE ACTION***

31. **Citation 21994** issued to Taylor Towing, LLC for a violation of NAC 706.247 ref. 49 CFR 391.23(a)(2)(c) (GA) – **FOR POSSIBLE ACTION**
32. **Citation 22116** issued to Ryan Brendon/Movers and More for violations of NRS 706.386 and NRS 706.758 (GA) – **FOR POSSIBLE ACTION**
33. **Citation 22118** issued to Silver Dollar Transportation, LLC for violation of NRS 706.463 (GA) – **FOR POSSIBLE ACTION**
34. **Citation 22263** issued to Universal Limousine Service, LLC for a violation of NRS 706.398 1(a) (GA) – **FOR POSSIBLE ACTION**
35. **Citation 22267 and Impound I-3632** The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 22267 issued to Mark Roughton for violations of NRS 706.386 and NRS 706.758 (GA) – **FOR POSSIBLE ACTION**

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

36. **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**
37. **Docket 20-02014** The Application of Code 3 Recovery Emergency Roadside Assistance & Towing, LLC d/b/a Code 3 Recovery Emergency Assistance & Towing, #TowGuyInRed for final approval of an amendment to the application 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. (DG) **FOR POSSIBLE ACTION**
38. **Docket 20-03018** The Application of Reggies Towing, LLC 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. (DN) **FOR POSSIBLE ACTION**
39. **Docket 20-03019** The Application of Artins Towing, LLC 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. (DG) **FOR POSSIBLE ACTION**
40. **Docket 20-08004** The Application of EZEE 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. (DG) **FOR POSSIBLE ACTION**
41. **Docket 20-09004** The Application of Triple JJJ Corporation d/b/a American 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. (DN) **FOR POSSIBLE ACTION**

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

42. **Docket 19-11004** The Application of Axel Transportation, LLC for a certificate of public convenience and necessity to provide charter bus service within the State of Nevada. Staff investigation concluded. (DN) – ***FOR POSSIBLE ACTION***
43. **Docket 19-10013** The motion for interim authority for the Joint Application of Presidential Limousine, Inc. for authority to sell and transfer and Kaptyn Nevada, LLC d/b/a Kaptyn, to purchase and acquire the authority to provide charter bus service within the State of Nevada granted under CPCN 2119, Sub 2. Staff investigation concluded. (DN) – ***FOR POSSIBLE ACTION***

**APPLICATIONS FOR FULLY REGULATED CARRIERS**

44. **Docket 19-10012** The motion for interim authority for the Joint Application of Presidential Limousine, Inc. for authority to sell and transfer and Kaptyn Nevada, LLC d/b/a Kaptyn, to purchase and acquire the authority to provide charter limousine and special service within Clark County, Nevada granted under CPCN 1007, Sub 6. Staff investigation concluded. (DN) – ***FOR POSSIBLE ACTION***

**VOLUNTARY CANCELLATIONS**

45. **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. Tabled from prior general session. – ***FOR POSSIBLE ACTION***
46. **Docket 20-11019** The voluntary cancellation of GMS Towing, LLC, CPCN 7409. Staff investigation concluded. – ***FOR POSSIBLE ACTION***

**NAME CHANGES**

47. **Docket 20-10043** The Petition of Luxury Limousine of Las Vegas. LLC for approval to change their name to do business as Luxury Limousine for services provided under CPCN 2248. Staff investigation concluded. – ***FOR POSSIBLE ACTION***

**REQUEST FOR TEMPORARY DISCONTINUANCE**

Please note that items 48 through 50 below will be voted on in a block unless a party to the matter requests an item number be pulled for consideration.

48. **Docket 20-10044** The temporary discontinuance from October 23, 2020, through January 30, 2021 of tow car service provided by C & J Development Enterprises, d/b/a Custom Towing under CPCN 7061. This requires retroactive approval. Staff investigation concluded. – ***FOR POSSIBLE ACTION***
49. **Docket 20-10046** The temporary discontinuance from October 28, 2020, through April 28, 2021 of charter bus service provided by American Transportation Systems, Inc. d/b/a American Transportation under CPCN 2265, Sub 1. Staff investigation concluded. – ***FOR POSSIBLE ACTION***
50. **Docket 20-11013** The temporary discontinuance from November 30, 2020, through January 30, 2021 of charter bus service provided by Upscale Limousine, LLC d/b/a Upscale Party Bus under CPCN 2259. Staff investigation concluded. – ***FOR POSSIBLE ACTION***

### **REQUEST TO EXTEND TEMPORARY DISCONTINUANCE**

Please note that items 51 through 57 below will be voted on in a block unless a party to the matter requests an item number be pulled for consideration.

- 51. **Docket 18-05014** The request to extend temporary discontinuance from December 5, 2020 through June 5, 2021, of charter bus services provided by Jambo Transportation, LLC, d/b/a Jambo Transportation, CPCN 2163. Staff investigation concluded. – ***FOR POSSIBLE ACTION***
- 52. **Docket 20-04016** The request to extend temporary discontinuance from October 13, 2020 through April 13, 2021, of charter limousine services provided by National Transportation Services, Inc., d/b/a NTS, CPCN 1081, Sub 1. This requires retroactive approval. Staff investigation concluded. – ***FOR POSSIBLE ACTION***
- 53. **Docket 20-04017** The request to extend temporary discontinuance from October 13, 2020 through April 13, 2021, of charter bus services provided by National Transportation Services, Inc., d/b/a NTS, CPCN 2092. This requires retroactive approval. Staff investigation concluded. – ***FOR POSSIBLE ACTION***
- 54. **Docket 20-04021** The request to extend temporary discontinuance from September 19, 2020 through March 19, 2021, of scenic tour services 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, CPCN 1137. This requires retroactive approval. Staff investigation concluded. – ***FOR POSSIBLE ACTION***
- 55. **Docket 20-05017** The request to extend temporary discontinuance from November 15, 2020 through May 15, 2021, of household goods moving services provided by Nevada Relocation Services, LLC, CPCN 3367. Staff investigation concluded. – ***FOR POSSIBLE ACTION***
- 56. **Docket 20-05024** The request to extend temporary discontinuance from November 20, 2020 through April 20, 2021, of charter bus services provided by VBNZ Limo, LLC, CPCN 2225. Staff investigation concluded. – ***FOR POSSIBLE ACTION***
- 57. **Docket 20-05029** The request to extend temporary discontinuance from November 21, 2020 through April 15, 2021, of charter bus services provided by Las Vegas International Tours Services, Inc., Permit MV6150, Sub 1. Staff investigation concluded. – ***FOR POSSIBLE ACTION***

### **MOTION TO EXTEND COMPLIANCE PERIOD**

- 58. **Docket 18-12002** The motion to extend the compliance period to February 19, 2021 for the application of Red Rock Movers, LLC. Staff investigation concluded. – ***FOR POSSIBLE ACTION***

### **PETITION TO DEVIATE FROM REGULATION**

- 59. **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. Tabled from prior general session – ***FOR POSSIBLE ACTION***
- 60. **Docket 20-11017** The Petition for Relief seeking to Amend Prior Deviation from regulation NAC 706.228 granted to Abraham Limousine Service, Inc. CPCNs 1104, 1090, and 2159, to include Western Limousine Service, LLC CPCN 1054, Sub 3. Staff investigation concluded. (GA) – ***FOR POSSIBLE ACTION***

### **PETITIONS TO DEVIATE FROM NTA POLICY**

61. **Docket 20-11014** The Petition of Umbrella Enterprises, LLC d/b/a Umbrella Movers, CPCN 3364, for final approval to deviate from NTA policy requiring a certificated carrier's fleet vehicle to be registered in the name of the certificated carrier. - ***FOR POSSIBLE ACTION***
62. **Docket 20-11022** The Petitions of CT & T Transportation, LLC d/b/a CT & T Transportation, CPCN 1058, Sub 2, to deviate from NTA policy requiring a carrier to resume operations prior to the temporary transfer of operating rights under NAC 706.359 and pursuant to NAC 706.389, OR prior to the completion of the sale and transfer of operating rights under NRS 706.6411, whichever comes first.- ***FOR POSSIBLE ACTION***

### **APPLICATION FOR TRANSPORTATION NETWORK COMPANY PERMIT**

63. **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. Tabled from prior general session. (GA)- ***FOR POSSIBLE ACTION***

### **PETITIONS FOR RECONSIDERATION**

64. **Docket 20-11002** Petition for Reconsideration from Christopher Baker for reconsideration of fines on Citation 22144. - ***FOR POSSIBLE ACTION***

### **FINANCIAL RATES AND TARIFFS**

65. **Docket 20-09012** The Application of Reno Medical Transport, LLC d/b/a GMT CARE for final approval of a tariff modification for services conducted under CPCN 1143. Staff investigation concluded. - ***FOR POSSIBLE ACTION***
66. **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**

67. **WebEx Instructions**
68. **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.

### **ORDERS TO SHOW CAUSE**

69. **Docket 20-10029** Order to Show Cause issued to Professional Hookers Towing & Transport, LLC as to why Certificate of Public Convenience and Necessity 7386 should not be revoked. Staff investigation concluded. - ***FOR POSSIBLE ACTION***
70. **Docket 20-10030** Order to Show Cause issued to David Castillo d/b/a David's Towing as to why Certificate of Public Convenience and Necessity 7162, Sub 1, should not be revoked. Staff investigation concluded. - ***FOR POSSIBLE ACTION***

- 71. Docket 20-10031** Order to Show Cause issued to U.S. Party Bus, LLC d/b/a U.S. Party Bus as to why Certificate of Public Convenience and Necessity 2218 should not be revoked. Staff investigation concluded. – ***FOR POSSIBLE ACTION***

### **STAFF REQUEST TO SET POLICY**

- 72. Staff Request for Policy Decision** – Staff is asking to set policy to have non-consent tow car operators indicate all locations on their tariff, and that if policy is set, to allow Staff to update the tariffs administratively with no cost to the existing multi-location tow car operators. - ***FOR POSSIBLE ACTION***

### **REGULATION WORKSHOP**

- 73. Docket 20-11012** Notice of Workshop to establish regulatory assessment for Transportation Network Companies pursuant to NAC 706A.190 for the fiscal year 2020-2021. – ***FOR POSSIBLE ACTION***
- 74. 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.

### **75. 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.

**Note:** 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.



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 for Agenda Meeting on December 17, 2020:**

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: **146 521 5772**

The next screen will ask for a password. Type in the following: **UcxdxemP988**

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: **146 521 5772**

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



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, you will mute and unmute yourself by pressing star six (\*6) and you will 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.

# Agenda Item#

# 7

STATE OF NEVADA



DAWN GIBBONS  
Chairman

GEORGE ASSAD  
Commissioner

DAVID NEWTON  
Commissioner

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

**MINUTES OF THE November 19, 2020 GENERAL SESSION**

**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/govnewnv.gov/Content/News/EmergencyOrders/2020/DeclarationofEmergencyDirective006reOML3-21-20 .pdf](http://gov.nv.gov/uploadedFiles/govnewnv.gov/Content/News/EmergencyOrders/2020/DeclarationofEmergencyDirective006reOML3-21-20.pdf)

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/](http://gov.nv.gov/News/EmergencyOrders/2020/2020-07-31- COVID-19 Declaration of Emergency Directive 029/)

**AGENDA**

**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, 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*

**3. Pledge of Allegiance**

*Commissioner Newton led a recital of the pledge.*

**4. WebEx Instructions**

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

**5. Public Comment**

*Kimberly Maxson Rushton, Esq appeared on behalf of Bell Trans and requested the Authority seriously consider the points made in the letter submitted for public comment. (see attached)*

**6. Approval of Agenda**

*Commissioner Newton requested Item 22 be held out for discussion. Applications Manager Liz Babcock requested Items 40, 42, 51, 66 and 90 be removed from consideration, that Item 50 be held out for discussion, that Item 76 should not be a deviation from regulation, rather a request for approval and that Item 91 should include the wording "transfer to LVL, LLC", Administrative Attorney Gary Mathews stated Item 34 had been amended on Page 3, paragraph 3.  
Approved as modified*

**7. Approval of the Minutes of the October 15, 2020 Agenda Meeting**

*Approved 3-0*

**8. Briefings from the Commissioners**

*Chairman Gibbons congratulated Commissioner Assad on his re-appointment. Commissioner Assad congratulated John Foster and Todd Park on their recent promotions and welcomed Will Morciglio to the Enforcement staff. He also thanked staff for the preparation and implementation of the Agenda and recognized Jeffrey Berry and Jennifer Hill. Commissioner Newton echoed Commissioner Assad's comments and congratulated Commissioner Assad on his reappointment.*

**9. Briefing from the Deputy Commissioner**

*Deputy Commissioner De Rose welcomed Supervisory Enforcement Investigator, Will Morciglio.*

**10. Report of Legal Counsel**

*Deputy Attorney General Csoka stated nothing new to report.*

**ADMINISTRATIVE CITATIONS AND IMPOUNDMENTS**

*Items 11 through 38, with the exception of Items 22 and 32, were considered collectively.  
Approved 3-0*

**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)

**12. Citation 20921** issued to Trimont Land Company for a violation of NAC 706.13775 (2) (DG)

**13. Citation 21198** issued to Master Towing, Inc. for a violation of NAC 706.2473/49 CFR 396.17 (DG)

**14. Citation 21369** issued to Brett Butts for a violation of NAC 706.329 (DG)

**15. Citation 21394** issued to Carson City Towing for a violation of NRS 706.4479 (DG)

**16. Citation 21398** issued to Vanessa Jacobsen for violations of NRS 706.386 and NRS 706.758 (DG)

**17. Citation 21420** issued to Capital Towing for violations of NRS 706.4479 (DG)

18. **Citation 21675** issued to IBS Transportation for a violation of NAC 706.360 (DG)
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)
20. **Citation 22111** issued to All My Sons Moving and Storage of Las Vegas for a violation of NRS 706.398(1)(a) (DG)
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)
22. **Citations 22153 and 22154** issued to Byron Ochoa for violations of NRS 706.386 and NRS 706A.280 (DG)  
*Commissioner Newton detailed his concerns and suggested a rehearing to consider more appropriate remedies. Approved to reset hearing date 3-0*
23. **Citation 22227** issued to Treasure Tours of Nevada, Inc. for a violation of NRS 706.398(1)(a) (DG)
24. **Citation 22229** issued to United Moving Solutions, Inc. for a violation of NRS 706.398(1)(a) (DG)
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)
26. **Citation 22254** issued to Discount Movers, Inc. for a violation of NAC 706.2473/49 CFR 396.17 (DG)
27. **Citation 22256** issued to Rizo Towing, LLC for a violation of NAC 706.2473/49 CFR 396.17 (DG)
28. **Citation 22283 and Impound I-3860 (3577)** 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)
29. **Impound I-3857** The impoundment pursuant to NRS 706.476 of a vehicle registered to Carlos Ochoa-Avila (DG)
30. **Citation 20908** issued to Amador Stage Lines for a violation of NAC 706.13775 (2) (GA)
31. **Citation 20913** issued to Rodney L. Wilson for a violation of NRS 706.462 (GA)
32. **Citation 21396** issued to Sunset Limousine Services, LLC for violation of NRS 706.758 (GA)  
*Pete Claudianos, Esq, appeared on behalf of the Respondent and detailed the changes the Respondent has made to the website. Approved 3-0*
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)
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)
35. **Citation 21275** issued to Tango Car, LLC d/b/a Tango Car for violation of NAC 706A.250 (DN)

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

**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)  
*Applications Manager Liz Babcock summarized the application and indicated staff support. Commissioner Newton detailed the limited background hearing and indicated his support. Approved 3-0*
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)  
*Item removed from Agenda prior to consideration.*
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)  
*Applications Manager Liz Babcock summarized the application and indicated staff support. Approved 3-0*
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)  
*Item removed from Agenda prior to consideration.*

**REQUEST FOR TEMPORARY DISCONTINUANCE**

*Items 43 through 49 were considered collectively. Approved 3-0*

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.
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.

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.
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.
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.
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.
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.
50. **Docket 20-10036** The temporary discontinuance from March 15, 2020 through September 15, 2020 and the extension from September 16, 2020 through *December 28, 2020* ~~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.  
*Brent Carson, Esq. appeared on behalf of the Applicant. Applications Manager Liz Babcock indicated staff did not support the initial request as the dates have already past, and that the extension request requires retroactive approval as well. Motion to approve temporary discontinuance from March 15, 2020 through December 28, 2020 – Approved 3-0*
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.  
*Item removed from Agenda prior to consideration.*

#### **REQUEST TO EXTEND TEMPORARY DISCONTINUANCE**

*Items 52 through 58 were considered collectively. Approved 3-0*

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.
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.
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.
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.

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.
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.
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.

#### **MOTION TO EXTEND COMPLIANCE PERIOD**

*Items 59 through 62 were considered collectively. Approved 3-0*

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.  
*Brent Carson, Esq. appeared on behalf of the Applicant and requested additional time.*  
*Approved as noticed 3-0*
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.
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.
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.

#### **EXPIRED TEMPORARY DISCONTINUANCE**

*Items 63 through 69, with the exception of Items 66 and 67, were considered collectively. Order to Show Cause Approved 3-0*

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.
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.
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.



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. *Item removed from Agenda prior to consideration.*
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. *Justin Townsend, Esq. appeared on behalf of the carrier and detailed the steps being taken to resume operations and requested the item be tabled. Supervisory Compliance Auditor Rene Revens stated the carrier was near to completion. Motion to table item to the next subsequent agenda Approved 3-0*
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.
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.

#### **VOLUNTARY CANCELLATIONS**

*Items 70 through 73, with the exception of Item 71, were considered collectively. Approved 3-0*

70. **Docket 20-09030** The voluntary cancellation of Tilted Tours, LLC, CPCN 1140. Staff investigation concluded.
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. *Applications Manager Liz Babcock detailed the request. Chief Jeremy Jones requested the item be tabled. Management Analyst Ron Delgado stated the total amount due in fines. Motion to table item to the next subsequent agenda Approved 3-0*  
*Item approval rescinded for discussion 3-0*  
*James Kent, Esq. stated the request was filed properly. Applications Manager Liz Babcock indicated the carrier had been on Temporary Discontinuance, which does not require maintenance of insurance, office space or staff. Motion to table item to the next subsequent agenda and extend Temporary Discontinuance to same date Approved 3-0*
72. **Docket 20-10009** The voluntary cancellation of Indian Springs Towing, LLC, CPCN 3327, Sub 2. Staff investigation concluded.
73. **Docket 20-10024** The voluntary cancellation of CEL-JIM, Inc., CPCN 7031, Sub 2. Staff investigation concluded.

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## **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.  
*Applications Manager Liz Babcock detailed the request. Approved 3-0*

## **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)  
*Applications Manager Liz Babcock summarized the application and indicated staff's review indicates the application does not currently comply with TNC regulations. Avishai Shoham offered a presentation to attempt to clarify their request and compliance. A discussion ensued with regard to compliance. Motion to table item to the next subsequent agenda Approved 3-0*

## **PETITION TO DEVIATE FROM REGULATION**

76. **Docket 20-10010** *The Request for use of electronic signatures* ~~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.  
*Applications Manager Liz Babcock summarized the request and indicated staff support of the Omadi system. Approved 3-0*
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.  
*Applications Manager Liz Babcock summarized the request and indicated staff support. Kimberly Maxson-Rushton, Esq. appeared on behalf of the carrier. Approved 3-0*
78. **Docket 20-10023** The Petition to Deviate from Regulation NAC 706.3758 for services conducted by Elko Taxi Service, Inc. Staff investigation concluded.  
*Chief Compliance Auditor Rene Revens suggested a presentation from the software company to insure security and compliance. Applications Manager Liz Babcock summarized the request. T.J. Bingham appeared on behalf of Elko Taxi. Commissioner Newton indicated familiarity with iCabbie and their protocols. Approved 3-0*

## **PETITIONS FOR RECONSIDERATION**

79. **Docket 20-10002** Petition for Reconsideration from Gilbert Wainwright for reconsideration of fines on Citation 21289.  
*Mr. Wainwright appeared and detailed the reasoning for his request. Management Analyst Ron Delgado summarized the debt history. Carol Wainwright (mother) spoke on Mr. Wainwright's behalf. A discussion ensued with regard to fines. Commissioner Newton suggested the fine be amended to*

\$2500 with \$2,250 in abeyance and the debt to remain with the State Controller's Office. Approved 3-0

- 80. Docket 20-10003** Petition for Reconsideration from Endale Getachew for reconsideration of fines on Citation 22089.

*Mr. Getachew appeared and detailed the reasoning for his request. Management Analyst Ron Delgado summarized the debt history. Motion that the abeyance to be reinstated and the debt to remain with the State Controller's Office. Approved 3-0*

### **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. *Financial Analyst Yvonne Shelton summarized the request and indicated staff support. Kimberly Maxson-Rushton, Esq. appeared on behalf of the carrier. Approved 3-0*
- 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. *Financial Analyst Yvonne Shelton summarized the request and indicated staff support. Steven La Tulippe appeared on behalf of the carrier. Approved 3-0*
- 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. *Financial Analyst Yvonne Shelton summarized the request and indicated staff support. Approved 3-0*
- 84. Public Comment**  
*James Kent, Esq. expressed concern with the handling of Item 71, as his expectation was the items were to be handled in block. Item reopened.*

### **1:15 PM AFTERNOON SESSION**

- 85. WebEx Instructions**  
*IT Professional Jeffrey Berry read directions for participation in the Webex meeting.*
- 86. Public Comment**  
*none*

### **APPLICATIONS FOR FULLY REGULATED CARRIERS**

- 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. *Applications Manager Liz Babcock summarized the procedural history of the application and indicated the Sale and Transfer application has not yet been filed. Staff supports the request but asks that a time limitation be placed on the filing. Brent Carson, Esq. appeared on behalf of the Applicants and indicated the filing could be made within 45 days.*  
*Approved with a 45 day filing requirement 3-0*

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)  
*Applications Manager Liz Babcock summarized the application and indicated staff support*  
*Approved 3-0*
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.  
*Items 89 and 91 were considered collectively.*  
*Applications Manager Liz Babcock summarized the request and indicated staff support. Brent Carson, Esq. and John Mowbray, Esq. appeared on behalf of the Applicants. Approved 3-0*
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)  
*Item removed from Agenda prior to consideration.*
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, to LVL, LLC within the State of Nevada. Staff investigation concluded. (DG)  
*Items 89 and 91 were considered collectively.*  
*Applications Manager Liz Babcock summarized the application and indicated staff support. Brent Carson, Esq. John Mowbray, Esq. appeared on behalf of the Applicants. Approved 3-0*
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)  
*Applications Manager Liz Babcock summarized the application and indicated staff support. Brent Carson, Esq. appeared on behalf of the Applicant. Approved 3-0*
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)  
*Applications Manager Liz Babcock summarized the request and indicated staff support. Brent Carson, Esq. appeared on behalf of Platinum LV and offered a lengthy explanation. Jim Gleich appeared on behalf of the prospective Buyer. Interim Authority for a Temporary Transfer of Operating Rights with filing deadline of 60 days – Approved 3-0*

#### **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.

*Thomas Marshalewski appeared and requested a new meeting. Meeting to be rescheduled. Approved 3-0*

- 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.  
*Permit denied 3-0*
- 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.  
*Permit denied 3-0*
- 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.  
*Permit denied 3-0*
- 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.  
*Permit denied 3-0*
- 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.  
*Permit denied 3-0*
- 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.  
*Driver inactive*
- 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.  
*Kelsey Halverson appeared and requested a new meeting. Meeting to be rescheduled. Approved 3-0*
- 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.  
*Meeting to be rescheduled.*
- 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.  
*Dawn Floyd appeared and requested a new meeting. Meeting to be rescheduled. Approved 3-0.*
- 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.  
*Permit denied 3-0*
- 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.  
*Permit approved*
- 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.  
*Permit approved*

**107. Public Comment**

*Kimberly Maxson-Rushton, Esq thanked staff for acknowledging the concerns of Bell Trans and mentioned concerns for the fires in Reno.*

**108. Adjournment**

*Meeting adjourned at 2:40 p.m.*

DRAFT



*Excellence In Transportation*

**LIMOUSINES, SEDANS & BUSES**

Dawn Gibbons, Chair  
Nevada Transportation Authority  
3300 W. Sahara Ave., Ste. 200  
Las Vegas, NV 89102

Dear Chair Gibbons,

As the President of the Livery Operators Association and Bell Trans please allow this letter to serve as a plea for the NTA to hold both illegal operators and certificated carriers accountable for their unlawful acts.

In reviewing the NTA's November Meeting agenda the LOA notes several citation matters where offenders were literally given a slap on the wrist for serious infractions. These are not unsophisticated driver/operators looking to make a living during the pandemic but rather, TNC drivers operating off app and/or former limo/taxi drivers who know how commercial transportation works in Nevada. They also know that a \$400 fine pales in comparison to the amount of money they'll make hustling illegal rides on any given Friday or Saturday night. I assure you that holding fine amounts in abeyance for illegal operators does not serve as a deterrent. The NTA's regulatory standards are intended to ensure the protection of the public and should be strongly enforced against illegal operators with high fine amounts.

The LOA also expresses concern with certificated carriers performing services ***specifically prohibited in their CPCN*** and receiving only a nominal fine. That carrier may claim hard times when they appear before you but don't be fooled. Carrier's like that intentionally choose to operate inconsistent with the plain, unambiguous language of their CPCN and when they do it takes business from other certificated carriers operating in compliance with their Certificate's, who are running legitimate businesses and employing responsible drivers, all trying to make an honest living and survive these tough economic times.

The LOA also strongly disagrees with the low fine amount being assessed against a carrier found (after a hearing) to have committed over one-hundred violations for things such as: *failure to perform criminal background checks*, inspecting vehicles, *verifying insurance and registration* and the list goes on. At what point does a transportation carrier's actions become so negligent as to be deemed an unsuitable method of operation and dangerous to the public? Actions such as this also show a complete disregard for the NTA's laws as well as the Nevada DMV, Division of Insurance and Secretary of State's statutory requirements. Any 706 carrier cited for (multiple) violations of the nature found in citations 21771-21774 are subject to an OSC and often suspended until they came into compliance.

In conclusion; the LOA submits that strong enforcement action coupled with meaningful fines should be imposed on illegal carriers and operators who disregard their compliance obligations. Actions such as these are the best way the state can protect legitimate transportation companies and their hard working, law abiding employees, as well as the safety of the travelling public.

Thank you, Commissioners for your consideration of the LOA'S concerns.

Sincerely,

Brent Bell

ACCOUNTING  
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8:00a.m. - 4:30p.m.  
Monday - Friday

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# Agenda Item#

# 11



BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: Citation 21397 issued to Lakeshore	)	Citation 21397
Pacific/Roger Wilson for violations of NRS	)	
706.386 and NRS 706.758.	)	
_____	)	

At a general session of the Nevada Transportation  
Authority held on December 17, 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 served notice via certified mail that the matter was set for hearing at the Reno office of the Authority at 8:30 a.m. on October 1, 2020. The matter was continued with the final appearance set for hearing on October 29, 2020, with notice mailed via regular mail to Respondent. The Respondent failed to appear at the time and place set for hearing and failed to request a continuance of the matter.

The Hearing Officer found that proper notice of the October 29, 2020 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 Citation 21397 and that fines be imposed for said violations.

Chairman Dawn Gibbons, serving in her capacity as Hearing Officer for the Authority, considered the allegations and assertions contained in Citation 21397 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 706.758, related to unlawful advertising

Authority Staff requested that fines be assessed in the amount of \$2,500.00 for the NRS 706.386 violation, in the amount of \$1,000.00 for the NRS 706.758 violation.

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

**IT IS THEREFORE ORDERED:**

1. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21397, issued to Lakeshore Pacific/Roger Wilson for violations of NRS 706.386 and NRS 706.758, is hereby AFFIRMED;
2. That the *total* fine for Citation 21397 shall be in the amount of Three Thousand Five Hundred Dollars and Zero Cents (\$3,500.00); and

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

By the Authority,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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 21799 and 21800 issued to Andre	)	Citation No. 21799/21800
Moody for violations of NRS 706.386 and NRS	)	
706A.380.	)	

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

PRESENT: Chairman Dawn Gibbons  
Commissioner George Assad  
Commissioner David Newton  
Deputy Commissioner Jennifer De Rose

**ORDER**

On October 28, 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, Andre Moody (“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 706A.280, prepared a proposed decision for review by the Authority.

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

### **FINDINGS OF FACT**

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

1. That on or about January 10, 2020, Investigators were conducting foot patrol at the Las Vegas Convention Center. Respondent initiated conversation with Investigator Adam Teti ("Teti") in the Transportation Network Company ("TNC") pick up area and asked Teti if he needed a ride. Teti explained that someone was coming to pick him up but had not shown up yet.
2. Respondent stated that he was available to provide Teti a ride and wanted to know his destination. Teti told Respondent that he needed to go to Caesars Palace and inquired as to the cost of the ride. Respondent stated the ride was \$15.00 and agreed he could provide the ride for cash.
3. Respondent pointed to his 2015 Silver Hyundai Sonata with TNC permits from both Uber and Lyft displayed in the windshield.
4. Teti entered the passenger side of the vehicle. As Respondent pulled away, he was contacted by two NTA Investigators who requested he stop the vehicle. Both Investigators' badges were hanging from their necks and clearly visible. Respondent was advised of the unlawful activity that the Investigators observed.
5. Respondent was unable to provide a valid Certificate of Public Convenience and Necessity ("CPCN") nor was he operating on a TNC application.
6. Respondent's vehicle was impounded and he was issued Citation 21799 for no valid CPCN and Citation 21800 for soliciting passenger transportation while off a TNC application platform.

7. Respondent testified he never offered the ride for cash, that there was no mention of cash, and that the Investigator approached him for the ride.
8. The Investigation Report for Citation 21799 and Citation 21800 were marked into evidence (identified as State's Exhibit 1 and incorporated herein by reference).
10. The State argued that the Investigative Report, State's Exhibit 1, and the testimony provided, established clear violations of NRS 706.386 and NRS 706A.280 due to Respondent providing unlawful intrastate passenger transportation.

### **CONCLUSIONS OF LAW**

Based on the testimony of Investigator Teti, the Authority concludes that Respondent violated NRS 706.386 and NRS 706A.280.

### **DISCUSSION**

Authority Staff requested that a \$5,000.00 fine be assessed for the violation of NRS 706.386, with \$2,500.00 suspended for one year, no further violations of NRS 706A.280, and timely payment of the fine. For the violation of NRS 706A.280, no fine was assessed. This is the second impound violation committed by Respondent.

The Hearing Officer, having fully considered the above-mentioned Findings of Fact and Conclusions of Law recommended the following 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 706A.280 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:**

1. That the recommendation of the Hearing Officer with regard to the violation of NRS 706.386 and NRS 706A.280 as contained in Citation 21799 and Citation 21800 is hereby **AFFIRMED**;
2. That a total fine on Citation 21799 in the amount of Five Thousand Dollars and Zero Cents (\$5,000.00) be assessed, with Twenty-Five Hundred Dollars and no cents (\$2,500.00) be suspended for one year provided no further violations of NRS 706A.280 and timely payment of the outstanding amount of Twenty-Five Hundred Dollars (\$2,500.00) be 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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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.



# Agenda Item# 13

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re Citation 21846 issued to Fast Towing, Inc. for	)	Citation 21846
violations of NAC 706.4275 and NRS 706.4479.	)	
_____	)	

At a general session of the Nevada Transportation  
Authority held on December 17, 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 served notice by certified mail that the matter was set for hearing at the Las Vegas office of the Authority at 1:30 p.m. on August 19, 2020. Respondent failed to appear at the first setting and the matter was rescheduled several times with final appearance set for 1:30 p.m. on September 30, 2020. 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 September 30, 2020 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 requested that findings be entered against the Respondent for the violations alleged in Citation 21846 and that fines be imposed for said violations.

Chairman Dawn Gibbons, serving in her capacity as Hearing Officer for the Authority, considered the allegations and assertions contained in Citation 21846 and the related

Investigation Report and entered findings against the Respondent for one violation of NAC 706.4275, related to duties of Operator if motor vehicle towed at the request of a person other than owner, and for one violation of NRS 706.4479, related to authority to tow vehicles from private property.

Authority Staff requested that no fines be assessed for the NRS 706.4479 and NAC 706.4275 violations and that restitution be provided to the lien holder, BHFC Financial Services, Inc. in the amount of \$4,870.14 and the balance of \$753.86 be provided to co-owners of the vehicle, Richard Whitner and David Burns.

The Hearing Officer adopted the Staff's recommendation with respect to fines and remedies. On October 5, 2020 the Respondent was granted a set aside of the default findings and recommendations, and a written notice was mailed to the Respondent setting a rehearing on November 4, 2020. On that date the Respondent again failed to appear and the hearing officer reinstated the prior default findings and recommendations originally entered on September 30, 2020.

**IT IS THEREFORE ORDERED:**

1. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21846, issued to Fast Towing, Inc. for violations of NAC 706.4275 and NRS 706.4479, is hereby AFFIRMED;
2. That the *no* fine be assessed for Citation 21846;
3. That Respondent provide restitution to the lien holder, BHFC Financial Services, Inc. in the amount of \$4,870.14 and the balance of \$753.86 be provided to co-owners of the vehicle, Richard Whitner and David Burns and; and

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

By the Authority,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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, Commissioner

Attest: \_\_\_\_\_  
Jennifer De Rose, Deputy Commissioner

Dated: \_\_\_\_\_  
Reno, 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#

# 14

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: Citation 21992 issued to Starlight Limousine       )  
d/b/a Entourage Transportation for a violation of       )  
NAC 706.3612.   )  
Citation 21992

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

PRESENT:   Chairman Dawn Gibbons  
              Commissioner George Assad  
              Commissioner David Newton  
              Deputy Commissioner Jennifer De Rose

**ORDER**

On October 28, 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, Starlight Limousine d/b/a Entourage Transportation was present through their Manager, Mike Tewelde. Mr. Tewelde 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 21992 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 706.3612 related to hours of service, failure to utilize a time clock;
3. To a fine in the amount of \$250.00 for the NAC 706.3612 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 706.3612.

### ORDER

**IT IS THEREFORE ORDERED, based on the foregoing:**

1. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21992, issued to Starlight Limousine d/b/a Entourage Transportation for violation of NAC 706.3612 is hereby AFFIRMED;
2. That the *total* fine for Citation 21992 shall be in the amount of Two Hundred Fifty Dollars and Zero Cents (\$250.00); and

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

By the Authority,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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# 15

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: Citation 22114 issued to Abraham Limo                     )  
Services, Inc. operated by Crown Limo, LLC for                     )           Citation 22114  
violation of NRS 706.398(1)(a) and NAC 706.203.                     )

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

PRESENT:   Chairman Dawn Gibbons  
              Commissioner George Assad  
              Commissioner David Newton  
              Deputy Commissioner Jennifer De Rose

**ORDER**

On October 28, 2020, a hearing on the above-captioned matter was held before Chairman Dawn Gibbons, serving in her capacity as Hearing Officer for the Nevada Transportation Authority (“Authority”). The Respondent, Abraham Limo Services, Inc. operated by Crown Limo, LLC was present through their legal counsel, Brent Carson, Esq.

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

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

1. To admit into evidence the Citation 22114 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 violation of NRS 706.398(1)(a) related to failure to file annual report by July 15, 2020 and violation of NAC 706.203, related to failure to be open during regular business hours;
3. To a fine in the amount of \$100.00 for the violation of NRS 706.398(1)(a);
4. To a fine in the amount of \$100.00 for the violation of NAC 706.203; 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; and
2. That findings enter against the Respondent for violation of NRS 706.398(1)(a) and NAC 706.203.

### ORDER

**IT IS THEREFORE ORDERED, based on the foregoing:**

1. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22114, issued to Abraham Limo Services, Inc. operated by Crown Limo, LLC for violation of NRS 706.398(1)(a) and NAC 706.203, is hereby AFFIRMED;
2. That the *total* fine for Citation 22114 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 correcting any errors that may have occurred in the drafting or issuance of this Order.

By the Authority,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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# 16

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: Citations 22228, 22265 and 20684 issued to	)	
Umbrella Enterprises, LLC for violations of NRS	)	Citations 22228, 22265 and
706.398(1)(a), NAC 706.2473 ref. 49 CFR 396.17,	)	20684
NAC 706.356, and NAC 706.149.	)	
_____	)	

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

PRESENT: Chairman Dawn Gibbons  
Commissioner George Assad  
Commissioner David Newton  
Deputy Commissioner Jennifer De Rose

**ORDER**

On October 28, 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, Umbrella Enterprises, LLC was present through their legal counsel, Brent Carson, Esq.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code (“NAC”) 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 withdraw the alleged violation of NAC 706.356 from Citation 22265;

2. To the admission of Citations 22228, 22265 and 20684 and the related Investigation Reports for the Citations into evidence (identified as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;
3. That the Respondent's actions constituted violation of NRS 706.398(1)(a) related to failure to failure to file annual reports; violation of NAC 706.2473 ref. 49 CFR 396.17 related to failure to obtain annual vehicle inspection (3 vehicles) and violation of NAC 706.149 related to failure to maintain required 20% equity for two (2) consecutive years;
4. That with respect to Citation 22228, a fine in the amount of \$2,000.00 be assessed for the NRS 706.398(1)(a) violation with \$1,000.00 of said fine amount suspended pending no further NRS 706.398 violations within one year and timely payment of the fine amount;
5. That with respect to Citation 22265, a fine in the amount of \$100.00 be assessed for the NAC 706.2473 ref. 49 CFR 396.17 violation;
6. That with respect to Citation 20684, a fine in the amount of \$2,000.00 be assessed for the NAC 706.149 violation with \$1,000.00 of said fine amount suspended pending no further NAC 706.149 violations within one year and timely payment of the fine amount;
7. That Respondent must submit quarterly financial reports from January 2020 to the end of the 3<sup>rd</sup> quarter (with a grace period of Nov. 30, 2020) and the 4<sup>th</sup> quarter filing must be timely and must indicate 20% equity;
8. That Respondent submit quarterly financial reports beginning January 2021, to be submitted timely by the end of each quarter;
9. That operational inspections and audits will be done unannounced; 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.

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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 findings enter against the Respondent for violation of NRS 706.398(1)(a), NAC 706.2473 ref. 49 CFR 396.17, and NAC 706.149.

### **ORDER**

**IT IS THEREFORE ORDERED, based on the foregoing:**

1. That the recommendation of the Hearing Officer for Administrative Citations and Verified Complaints 22228, 22265 and 20684 issued to Umbrella Enterprises, LLC for violations of NRS 706.398(1)(a), NAC 706.2473 ref. 49 CFR 396.17, and NAC 706.149 is hereby AFFIRMED;
2. That the *total* fine for Citation 22228, 22265 and 20684 shall be in the amount of Four Thousand One Hundred Dollars and Zero Cents (\$4,100.00), with Two Thousand Dollars and Zero Cents (\$2,000.00) of said fine amount to be suspended pending no further NRS 706.398 or NAC 706.149 violations within one year and timely payment of the fine amount;
3. That Respondent submit quarterly financial reports from January 2020 to the end of the 3<sup>rd</sup> quarter (with a grace period to Nov. 30, 2020) and the 4<sup>th</sup> quarter filing be timely and must indicate 20% equity;
4. That Respondent submit quarterly financial reports beginning January 2021, to be submitted timely by the end of each quarter; and

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

By the Authority,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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#

# 17

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: Citation 22259 issued to All City Towing &       )  
Recovery, LLC for a violation of NAC 706.2473/49       )  
CFR 396.17.   )  
\_\_\_\_\_   )

At a general session of the Nevada Transportation  
Authority held on December 17, 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 served notice via certified mail that the matter was set for hearing at the Las Vegas office of the Authority at a later time and date to be determined. Notice was sent on August 21, 2020 that the matter was set for hearing at 8:30 a.m. on September 9, 2020. The notice was mailed via regular mail to Respondent. The matter was rescheduled for hearing on October 28, 2020, with notice mailed via regular mail to the 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 22259 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 706.2473/49 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:

1. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22259, issued to All City Towing & Recovery, LLC for a violation of NAC 706.2473/49 CFR 396.17, is hereby AFFIRMED;
2. That the *total* fine for Citation 22259 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 correcting any errors that may have occurred in the drafting or issuance of this Order.

By the Authority,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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David Newton, Commissioner

Attest: \_\_\_\_\_  
Jennifer DeRose, Deputy Commissioner

Dated: \_\_\_\_\_  
Las Vegas, Nevada

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

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

NOTICE: Pursuant to NRS 706.772 and NRS 706.483.441, you may have your driver's license suspended by the Nevada Department of Motor Vehicles if you fail to pay the full amount of the administrative fine and any other costs which are due to the Authority as a result of the above final Order.

# Agenda Item# 18

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: Citation 22266 issued to Summerlin )  
Movers/Jeff Stelter for a violation of NRS 706.758. ) Citation 22266  
\_\_\_\_\_) )  
)

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

PRESENT: Chairman Dawn Gibbons  
Commissioner George Assad  
Commissioner David Newton  
Deputy Commissioner Jennifer De Rose

**ORDER**

On October 28, 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, Summerlin Movers was present through their Manager, Jeff Stelter. Mr. Stelter 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 22266 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 NRS 706.758 related to unlawful advertising;
3. To a fine in the amount of \$2,500.00 for the NRS 706.758 violation with \$1,500.00 of said fine amount suspended pending no further violations of NRS 706.386 or NRS 706.758 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:

1. That the stipulations and agreements of the parties as set forth hereinabove be accepted; and
2. That findings enter against the Respondent for violation of NRS 706.758.

#### ORDER

**IT IS THEREFORE ORDERED, based on the foregoing:**

1. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22266, issued to Summerlin Movers/Jeff Stelter for violation of NRS 706.758 is hereby AFFIRMED;
2. That the *total* fine for Citation 22266 shall be in the amount of Two Thousand Five Hundred Dollars and Zero Cents (\$2,500.00), with One Thousand Five Hundred Dollars and Zero Cents (\$1,500.00) of said fine amount to be suspended pending no further violations of NRS 706.386 or NRS 706.758 within one year and timely payment of the fine amount; and

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

By the Authority,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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David Newton, Commissioner

Attest: \_\_\_\_\_  
Jennifer De Rose, Deputy Commissioner

Dated: \_\_\_\_\_  
Las Vegas, Nevada

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

NOTICE: In accordance with NRS 706.758 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# 19

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: Citation 22280 issued to DeBoer Bros. Inc.	)	
d/b/a Big John's Towing for a violation of NAC	)	Citation 22280
706.2473/49 CFR 391.23(a)(1)(b).	)	
_____	)	

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

PRESENT: Chairman Dawn Gibbons  
Commissioner George Assad  
Commissioner David Newton  
Deputy Commissioner Jennifer De Rose

**ORDER**

On October 28, 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, DeBoer Bros. Inc. d/b/a Big John's Towing was present through their Manager, Kerri Lewis. Ms. Lewis 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 22280 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 706.2473/49 CFR 391.23(a)(1)(b) related to failure to obtain a three-year inquiry within 30 days of hire;
3. To a fine in the amount of \$200.00 for the NAC 706.2473/49 CFR 391.23(A)(1)(B) violation;
4. That the suspended fine of \$50.00 from prior Citation 22077 shall immediately become due and owing; 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; and
2. That findings enter against the Respondent for violation of NAC 706.2473/49 CFR 391.23(a)(1)(b).

#### ORDER

**IT IS THEREFORE ORDERED, based on the foregoing:**

1. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22280, issued to DeBoer Bros. Inc. d/b/a Big John's Towing for violation of NAC 706.2473/49 CFR 391.23(a)(1)(b) is hereby AFFIRMED;
2. That the *total* fine for Citation 22280 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00);
3. That the suspended fine of \$50.00 from prior Citation 22077 shall immediately become due and owing; and

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

By the Authority,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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# 20

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: the impoundment pursuant to NRS 706.476	)	Impound 3858 and
of a vehicle registered to and Citations 22301 and	)	Citations 22301 and 22302
22302 issued to Shoji Furuya for violations of	)	
NRS 706.386 and NRS 706A.280.	)	
_____	)	

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

PRESENT: Chairman Dawn Gibbons  
Commissioner George Assad  
Commissioner David Newton  
Deputy Commissioner Jennifer De Rose

**ORDER**

On October 27, 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 22301 and 22302 and registered owner of the impounded vehicle, Shoji Furuya, 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 22301 and 22302, 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 Shoji Furuya 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 22302, the Respondent's actions constituted a violation of NRS 706A.280 (in that he solicited a passenger for off-app transportation);
7. That a fine in the amount of \$100.00 be assessed for the impoundment of the vehicle in this matter;
8. That a fine be assessed in the amount of \$2,500.00 for the NRS 706.386 violation with \$2,250.00 of said fine amount suspended pending no further violations of NRS 706 within one year and timely payment of the fine amount;
9. That no fine or disqualification be imposed for the NRS 706A.280 violation; and
10. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125 (waiver entered as Exhibit 2).

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### DISCUSSION

The Hearing Officer recommended to the Authority:

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

### ORDER

**IT IS THEREFORE ORDERED, based on the foregoing:**

1. That the recommendation of the Hearing Officer with regard to the impoundment of the vehicle pursuant to NRS 706.476 is hereby AFFIRMED;
2. That the recommendation of the Hearing Officer for Administrative Citations and Verified Complaint 22301 and 22302, issued to Shoji Furuya 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 22301 shall be in the amount of Two Thousand Five Hundred Dollars and Zero Cents (\$2,500.00), with Two Thousand Two Hundred Fifty Dollars and Zero Cents (\$2,250.00) of said fine amount to be suspended pending no further NRS 706 violations within one year and timely payment of the fine amount;
5. That *no fine* or disqualification be imposed for Citation 22302 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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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#

# 21

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re the impoundment pursuant to NRS 706.476 of ) Impound 3861  
a vehicle registered to Enterprise Leasing. )  
\_\_\_\_\_) )

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

PRESENT: Chairman Dawn Gibbons  
Commissioner George Assad  
Commissioner David Newton  
Deputy Commissioner Jennifer De Rose

## ORDER

On October 27, 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, Enterprise Leasing, was present through its authorized representative, Yolanda Peterson, Administrative Assistant. Ms. Peterson elected to proceed without counsel.

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

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

1. That Enterprise Leasing is the registered owner of the impounded vehicle (specifically, a 2020 Chevy Malibu bearing Florida license plate BNX Y63) and was present at the hearing regarding the vehicle through an authorized representative;

2. To the admission of the Notice of Hearing and the Investigation Report for Impound 3861 into evidence (identified as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;
3. That no certificate of public convenience and necessity had been issued by the Authority authorizing the use of the impounded vehicle to provide intrastate commerce for passenger transportation within the State of Nevada and that the impoundment of the vehicle pursuant to NRS 706.476 was therefore proper;
4. That the vehicle would be released to the registered owner without an administrative fine assessed pursuant to NRS 706.478 as:
  - a. Enterprise Leasing is a short-term lessor of vehicles licensed by the Nevada Department of Motor Vehicles pursuant to NRS 482.363 and is engaged in the business of renting or leasing vehicles in accordance with NRS 482.295 to 482.3159, inclusive;
  - b. At the time of the impoundment, the vehicle was subject to a short-term lease;
  - c. At the time of the impoundment, the vehicle was in the care, custody, and control of the short-term lessee; and
  - d. The short-term lessor in this matter did not appear to be complicit or culpable regarding the vehicle rental to an uncertificated passenger carrier; and
5. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

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### 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:**

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

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

By the Authority,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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.

# Agenda Item#

## 22



BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: Citation 21012 issued to Peggy )  
Loefflemacher for a violation of NRS 706.462. ) Citation 21012  
\_\_\_\_\_) )  
) )

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

PRESENT: Chairman Dawn Gibbons  
Commissioner George Assad  
Commissioner David Newton  
Deputy Commissioner Jennifer De Rose

**ORDER**

On November 5, 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, Peggy Loefflemacher 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 21012 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 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:

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

### ORDER

**IT IS THEREFORE ORDERED, based on the foregoing:**

1. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21012, issued to Peggy Loefflemacher for violation of NRS 706.462 is hereby **AFFIRMED**;
2. That the *total* fine for Citation 21012 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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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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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#

## 23

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: Citation 21014 issued to Harold J. Peacock II     )  
for a violation of NAC 706.3751.                             )     Citation 21014  
\_\_\_\_\_   )

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

PRESENT:   Chairman Dawn Gibbons  
             Commissioner George Assad  
             Commissioner David Newton  
             Deputy Commissioner Jennifer De Rose

**ORDER**

On November 5, 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, Harold J. Peacock II 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 21014 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 706.3751 related to operating a vehicle without a valid driver permit;
3. To a fine in the amount of \$100.00 for the NAC 706.3751 violation with \$100.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year; and
4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

### DISCUSSION

The Hearing Officer recommended to the Authority:

1. That the stipulations and agreements of the parties as set forth hereinabove be accepted; and
2. That findings enter against the Respondent for violation of NAC 706.3751.

### ORDER

**IT IS THEREFORE ORDERED, based on the foregoing:**

1. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21014, issued to Harold J. Peacock II for violation of NAC 706.3751 is hereby **AFFIRMED**;
2. That the *total* fine for Citation 21014 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00), with One Hundred Dollars and Zero Cents (\$100.00) of said fine amount to be suspended pending no further violations of NRS 706 or NAC 706 within one year; and

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

By the Authority,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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#

24



BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: Citation 21015 issued to Susan Peacock for a violation of NAC 706.3751. )  
 ) Citation 21015  
 )  
\_\_\_\_\_ )

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

PRESENT: Chairman Dawn Gibbons  
Commissioner George Assad  
Commissioner David Newton  
Deputy Commissioner Jennifer De Rose

**ORDER**

On November 5, 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, Susan Peacock 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 21015 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 706.3751 related to operating a vehicle without a valid driver permit;
3. To a fine in the amount of \$100.00 for the NAC 706.3751 violation with \$100.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year; and
4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

### DISCUSSION

The Hearing Officer recommended to the Authority:

1. That the stipulations and agreements of the parties as set forth hereinabove be accepted; and
2. That findings enter against the Respondent for violation of NAC 706.3751.

### ORDER

**IT IS THEREFORE ORDERED, based on the foregoing:**

1. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21015, issued to Susan Peacock for violation of NAC 706.3751 is hereby AFFIRMED;
2. That the *total* fine for Citation 21015 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00), with One Hundred Dollars and Zero Cents (\$100.00) of said fine amount to be suspended pending no further violations of NRS 706 or NAC 706 within one year; and

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

By the Authority,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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#

## 25

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: Citation 21016 issued to Mark Trowbridge for )  
a violation of NAC 706.3751. ) Citation 21016  
\_\_\_\_\_ )

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

PRESENT: Chairman Dawn Gibbons  
Commissioner George Assad  
Commissioner David Newton  
Deputy Commissioner Jennifer De Rose

**ORDER**

On November 5, 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, Mark Trowbridge 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 21016 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 706.3751 related to operating a vehicle without a valid driver permit;
3. To a fine in the amount of \$100.00 for the NAC 706.3751 violation with \$100.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year; and
4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

### DISCUSSION

The Hearing Officer recommended to the Authority:

1. That the stipulations and agreements of the parties as set forth hereinabove be accepted; and
2. That findings enter against the Respondent for violation of NAC 706.3751.

### ORDER

**IT IS THEREFORE ORDERED, based on the foregoing:**

1. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21016, issued to Mark Trowbridge for violation of NAC 706.3751 is hereby AFFIRMED;
2. That the *total* fine for Citation 21016 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00), with One Hundred Dollars and Zero Cents (\$100.00) of said fine amount to be suspended pending no further violations of NRS 706 or NAC 706 within one year; and

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

By the Authority,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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#

## 26



BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: Citation 21017 issued to Bruce Bilger for a violation of NAC 706.3751. )  
 ) Citation 21017  
 )  
\_\_\_\_\_ )

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

PRESENT: Chairman Dawn Gibbons  
Commissioner George Assad  
Commissioner David Newton  
Deputy Commissioner Jennifer De Rose

**ORDER**

On November 5, 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, Bruce Bilger 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 21017 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 706.3751 related to operating a vehicle without a valid driver permit;
3. To a fine in the amount of \$100.00 for the NAC 706.3751 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:

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 706.3751.

#### ORDER

**IT IS THEREFORE ORDERED, based on the foregoing:**

1. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21017, issued to Bruce Bilger for violation of NAC 706.3751 is hereby **AFFIRMED**;
2. That the *total* fine for Citation 21017 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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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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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#

27

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: Citation 21018 issued to Minden Taxi, Ltd.           )  
for a violation of NAC 706.13775.                               )  
\_\_\_\_\_   )  
Citation 21018

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

PRESENT:   Chairman Dawn Gibbons  
              Commissioner George Assad  
              Commissioner David Newton  
              Deputy Commissioner Jennifer De Rose

**ORDER**

On November 5, 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, Minden Taxi, Ltd. was present through their Owner, Bruce Bilger. Mr. Bilger 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 21018 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 a violation of NAC 706.13775 related to allowing a driver to drive with an expired driver permit;
3. To a fine in the amount of \$400.00 for the NAC 706.13775 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 one violation of NAC 706.13775.

### ORDER

**IT IS THEREFORE ORDERED, based on the foregoing:**

1. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21018, issued to Minden Taxi, Ltd for violation of NAC 706.13775 is hereby AFFIRMED;
2. That the *total* fine for Citation 21018 shall be in the amount of Four Hundred Dollars and Zero Cents (\$400.00); and

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

By the Authority,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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# 28



BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: Citation 21019 issued to Whittlesea Checker       )  
Taxi, a Series of Platinum LV Transportation, LLC       )       Citation 21019  
for violation of NAC 706.13775 (2 counts).       )

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

PRESENT:   Chairman Dawn Gibbons  
              Commissioner George Assad  
              Commissioner David Newton  
              Deputy Commissioner Jennifer De Rose

**ORDER**

On November 5, 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, Whittlesea Checker Taxi, a Series of Platinum LV Transportation, LLC was present through their General Manager, Mackenzie Schafer. Ms. Schafer 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 21019 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 violation of NAC 706.13775 (2 counts) related to allowing drivers to drive with an expired driver permit;
3. To a fine in the amount of \$200.00 for each of the NAC 706.13775 violations for a total fine of \$400.00; 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 counts).

### ORDER

**IT IS THEREFORE ORDERED, based on the foregoing:**

1. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21019, issued to Whittlesea Checker Taxi, a Series of Platinum LV Transportation, LLC for violation of NAC 706.13775 (2 counts) is hereby AFFIRMED;
2. That the *total* fine for Citation 21019 shall be in the amount of Four Hundred Dollars and Zero Cents (\$400.00); and

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

By the Authority,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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#

# 29

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: Citation 21273 issued to Christian Sastoque )  
for a violation of NRS 706.462. ) Citation 21273  
\_\_\_\_\_) )  
) )

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

PRESENT: Chairman Dawn Gibbons  
Commissioner George Assad  
Commissioner David Newton  
Deputy Commissioner Jennifer De Rose

**ORDER**

On November 4, 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, Christian Sastoque 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 21273 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 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:

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

#### ORDER

**IT IS THEREFORE ORDERED, based on the foregoing:**

1. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21273, issued to Christian Sastoque for violation of NRS 706.462 is hereby **AFFIRMED**;
2. That the *total* fine for Citation 21273 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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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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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#

## 30



BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: Citation 21775 issued to USA Towing, Inc.       )  
for violation of NAC 706.191.                                )  
\_\_\_\_\_  
  )  
  )

Citation 21775

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

PRESENT:   Chairman Dawn Gibbons  
              Commissioner George Assad  
              Commissioner David Newton  
              Deputy Commissioner Jennifer De Rose

**ORDER**

On November 4, 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, USA Towing, Inc. was present through their Owner Thomas Boley. Mr. Boley 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 21775 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 706.191 related to the failure to maintain insurance;
3. To a fine in the amount of \$200.00 for the NAC 706.191 violation;
4. To a fine in the amount of \$146.14, the amount equal to insurance premium savings during the lapse; and
5. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

### DISCUSSION

The Hearing Officer recommended to the Authority:

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 706.191.

### ORDER

**IT IS THEREFORE ORDERED, based on the foregoing:**

1. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21775, issued to USA Towing, Inc. for violation of NAC 706.191, is hereby **AFFIRMED**;
2. That the *total* fine for Citation 21775 shall be in the amount of Three Hundred Forty-Six Dollars and Fourteen Cents (\$346.14); and

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

By the Authority,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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#

# 31

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: Citation 21994 issued to Taylor Towing, LLC     )  
for a violation of NAC 706.247 ref. 49 CFR             )  
391.23(a)(2)(c).   )  
Citation 21994

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

PRESENT:   Chairman Dawn Gibbons  
              Commissioner George Assad  
              Commissioner David Newton  
              Deputy Commissioner Jennifer De Rose

**ORDER**

On November 5, 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, Taylor Towing, LLC was present through their Owner, Sherman Taylor. Mr. Taylor 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 21994 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 ref. 49 CFR 391.23(a)(2)(c) related to failure to conduct inquiry to previous employer within 30 days of hire;
3. To a fine in the amount of \$100.00 for the NAC 706.247 ref. 49 CFR 391.23(a)(2)(c) 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 706.247 ref. 49 CFR 391.23(a)(2)(c).

#### ORDER

**IT IS THEREFORE ORDERED, based on the foregoing:**

1. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21994, issued to Taylor Towing, LLC for violation of NAC 706.247 ref. 49 CFR 391.23(a)(2)(c) is hereby AFFIRMED;
2. That the *total* fine for Citation 21994 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00); and

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

By the Authority,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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#

## 32



BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: Citation 22116 issued to Ryan	)	Citation 22116
Brendon/Movers and More for violations of NRS	)	
706.386 and NRS 706.758.	)	

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

PRESENT: Chairman Dawn Gibbons  
Commissioner George Assad  
Commissioner David Newton  
Deputy Commissioner Jennifer De Rose

**ORDER**

On November 4, 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, Ryan Brendon, was present and elected to proceed without legal counsel.

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

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

1. To the admission of Citation 22116 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 no certificate of public convenience and necessity ("CPCN") had been issued by the Authority authorizing the operations or advertising undertaken by the Respondent in this matter;
3. That the Respondent's actions constituted violations of NRS 706.386 and NRS 706.758;
4. To a fine in the amount of \$4,000.00 for the NRS 706.386 violation with \$3,000.00 of said fine amount suspended pending no further violations of NRS 706.386 or NRS 706.758 within two years and timely payment of fine amount;
5. To a fine in the amount of \$1,000.00 for the NRS 706.758 violation with \$1,000.00 of said fine amount suspended pending no further violations of NRS 706.386 or NRS 706.758 within two years and timely payment of the NRS 706.386 fine amount; and
6. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

### DISCUSSION

The Hearing Officer recommended to the Authority:

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

### ORDER

**IT IS THEREFORE ORDERED, based on the foregoing:**

1. That the recommendation of the Hearing Officer regarding Administrative Citation and Verified Complaint 22116, issued to Ryan Brendon/Movers and More for violations of NRS 706.386 and NRS 706.758, is hereby AFFIRMED;

2. That the *total* fine for Citation Number 22116 shall be in the amount of Five Thousand Dollars and Zero Cents (\$5,000.00), with Four Thousand Dollars and Zero Cents (\$4,000.00) of said fine amount to be suspended pending no further violations of NRS 706.386 or NRS 706.758 within two years and timely payment of fine amount;
3. That the Respondent is to immediately **CEASE AND DESIST** any and all operation in violation of NRS 706.386;
4. That pursuant to NRS 706.758, the Respondent is to immediately **CEASE AND DESIST** any unlawful advertising; and

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

By the Authority,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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#

# 33

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: Citation 22118 issued to Silver Dollar	)	Citation 22118
Transportation, LLC for violation of NRS 706.463.	)	
_____	)	

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

PRESENT: Chairman Dawn Gibbons  
Commissioner George Assad  
Commissioner David Newton  
Deputy Commissioner Jennifer De Rose

**ORDER**

On November 4, 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, Silver Dollar Transportation, LLC, was present by and through their Owner, Yohannes Habte. Mr. Habte elected to proceed without legal counsel.

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

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

1. To the admission of Citation 22118 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 NRS 706.463, related to charging a per person rate to the airport;
3. To a fine in the amount of \$100.00 for the NRS 706.463 violation with \$100.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year; and
4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

### DISCUSSION

The Hearing Officer recommended to the Authority:

1. That the stipulations and agreements of the parties as set forth hereinabove be accepted; and
2. That findings enter against the Respondent for one violation of NRS 706.463.

### ORDER

**IT IS THEREFORE ORDERED, based on the foregoing:**

1. That the recommendation of the Hearing Officer regarding Administrative Citation and Verified Complaint 22118, issued to Silver Dollar Transportation, LLC for violation of NRS 706.463 is hereby AFFIRMED;
2. That the *total* fine for Citation Number 22118 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00), with One Hundred Dollars and Zero Cents (\$100.00) of said fine amount to be suspended pending no further violations of NRS 706 or NAC 706 within one year; and

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

By the Authority,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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#

34

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: Citation 22263 issued to Universal Limousine )  
Service, LLC for a violation of NRS 706.398 1(a). ) Citation 22263  
\_\_\_\_\_)  
)

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

PRESENT: Chairman Dawn Gibbons  
Commissioner George Assad  
Commissioner David Newton  
Deputy Commissioner Jennifer De Rose

**ORDER**

On November 4, 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, Universal Limousine Service, LLC was present through their Owner, Carlos Camacho. Mr. Camacho 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 22263 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 NRS 706.398 1(a) related to failure to file a 2019 annual report by May 15, 2020 as required;
3. To a fine in the amount of \$100.00 for the NRS 706.398 1(a) violation with \$50.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year and 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:

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

### ORDER

**IT IS THEREFORE ORDERED, based on the foregoing:**

1. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22263, issued to Universal Limousine Service, LLC for violation of NRS 706.398 1(a) is hereby AFFIRMED;
2. That the *total* fine for Citation 22263 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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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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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David Newton, Commissioner

Attest: \_\_\_\_\_  
Jennifer De Rose, Deputy Commissioner

Dated: \_\_\_\_\_  
Las Vegas, Nevada

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

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

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

# Agenda Item#

## 35

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: the impoundment pursuant to NRS 706.476 of     )  
a vehicle registered to and Citation 22267 issued to     )  
Mark Roughton for violations of NRS 706.386 and     )  
NRS 706.758.     )  
\_\_\_\_\_     )

Impound 3632 and  
Citation 22267

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

PRESENT:   Chairman Dawn Gibbons  
              Commissioner George Assad  
              Commissioner David Newton  
              Deputy Commissioner Jennifer De Rose

**ORDER**

On November 4, 2020, a hearing on the above-captioned matters was held before Commissioner George Assad serving in his capacity as Hearing Officer for the Nevada Transportation Authority (“Authority”). The Respondent to Citation 22267 and registered owner of the impounded vehicle, Mark Roughton, 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 22267 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 Mark Roughton 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 or advertising 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 706.758 as alleged and that the impoundment of the vehicle pursuant to NRS 706.476 was proper;
6. That no fine 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 \$2,200.00 of said fine amount suspended pending no further violations of NRS 706 within one year and timely payment of the fine amount;
8. To a fine in the amount of \$1,000.00 for the NRS 706.758 violation with \$1,000.00 of said fine amount suspended pending no further NRS 706 violations within one year and timely payment of the outstanding fine amount for the NRS 706.386 violation; and
9. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125 (waiver entered as Exhibit 2).

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### DISCUSSION

The Hearing Officer recommended to the Authority:

1. That the stipulations and agreements of the parties as set forth hereinabove be accepted;
2. That the impoundment of the vehicle be deemed proper under NRS 706.476; 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, and for one violation of NRS 706.758, relating to holding oneself out to the public via unlawful advertisement as able to provide services requiring a certificate of public convenience and necessity.

### 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;
2. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22267, issued to Mark Roughton for violations of NRS 706.386 and NRS 706.758, is hereby AFFIRMED;
3. That no fine be assessed for the impoundment of the vehicle in this matter;
4. That the *total* fine for Citation 22267 shall be in the amount of Three Thousand Five Hundred Dollars and Zero Cents (\$3,500.00), with Three Thousand Two Hundred Dollars and Zero Cents (\$3,200.00) of said fine amount assessed for the violations of NRS 706.386 and NRS 706.758 to be suspended pending no further violations NRS 706 within one year and timely payment of the outstanding fine amount for the NRS 706.386 violation;
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;
7. That pursuant to NRS 706.758, the Respondent is to **CEASE AND DESIST** the unlawful advertising; 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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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#

# 36

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: 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 ) Docket 18-11017  
service by tow car vehicle within the State of )  
Nevada. )  
\_\_\_\_\_ )

At a general session of the Nevada Transportation  
Authority held on December 17, 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 20, 2018, Solomon Lakew Eido d/b/a Mese 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 18-11017.
2. 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 changed its legal entity from a sole proprietor to a limited liability corporation without notify the Authority after its application was approved and prior to completing its compliance items.
4. That on February 12, 2020, the Applicant amended the Application to reflect the corporate entity.
5. That on February 19, 2020 the Amended Application was properly noticed and there were no

petitions for leave to intervene or protests filed.

6. That based upon all the records relating to the Application, after investigation and pursuant to NRS 706.4463:

- a. The Application on file herein, as amended, comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
- b. The Applicant complies with the requirements set forth in NRS 706.4463.
- c. The operation contemplated by Applicant will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.

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

1. Upon full compliance with the conditions of this Order, a Certificate of Public Convenience and Necessity identified as **CPCN 7416** shall be issued to Mese Towing, LLC d/b/a Mese 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. Before 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 display the CPCN number, name of the company and 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. 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.
  - f. Ensure vehicle maintenance files are setup in accordance with CFR 396.
  - g. Provide a copy of the tow invoice which includes the CPCN number granted.
  - h. Provide a copy of the dispatch log in accordance with NRS 706.4465.
  - i. File a tariff for review by the Financial Analyst, which includes a description of the authority granted, CPCN number, and the name, address, and phone number of the Applicant.
  - j. Apply for Tow Car Plates and pay any and all associated fees.
  - k. Provide a copy of the Amber Light Permit.
  - 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 serve as driver, the Contract must require the laboratory to provide results of positive drug/alcohol tests directly to the Authority.
  - m. Provide proof that the Applicant is in compliance with all municipal, county, and homeowners association laws, codes, regulations, and bylaws for the parking or storage of its vehicles.
  - n. Provide for approval by the Authority, a safety plan following the Nevada governmental guidelines and protocols for operations during the Covid-19 Pandemic.
3. Compliance with the foregoing requirements must be made NO LATER THAN 120 days 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.
7. 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.**

8. 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.
9. 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.
10. 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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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.

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

<b>DOCKET NUMBER:</b> 18-11017	<b>DATE APPLICATION WAS FILED:</b> 11/20/18
<b>APPLICANT:</b> SOLOMON LAKEW EIDO	<b>TITLE:</b> OWNER
<b>COMPANY NAME:</b> MESE TOWING, LLC dba MESE TOWING	
<b>ADDRESS:</b> 5403 LONESOME BIKER LANE, LAS VEGAS, NV 89113	
<b>PHONE NUMBERS:</b> 702-695-9023	
<b>INVESTIGATOR:</b> M. BURTON	<b>DATE ASSIGNED:</b> 11/27/18

**GENERAL REQUIREMENTS FOR APPLICATION (NAC 706.1375.2)**

**WHAT TYPE OF SERVICE IS PROPOSED?**

Charter Bus	
*Tow Car	<b>X</b>
*Consent	<b>X</b>
*Non-Consent	

**IS APPLICANT PRESENTLY PROVIDING ANY TYPE OF SERVICE:**

**YES**

**X**

**NO**

**What type of service?  
INTERSTATE TRUCKING**

Charter Limousine		Charter Bus		Contract Carrier		Airport Transfer	
Scenic Tours		Special Services		Taxi		Tow Car	
HHG		NEMT		US DOT Authority	<b>X</b>	Other States	

**Exhibit  
A**

**Attach completed Application Oath page as Exhibit A**

**IDENTIFY OWNERSHIP STRUCTURE OF THE PROPOSED OPERATIONS**

Corporation		LLC	<b>X</b>	Partnership		Sole Proprietorship	
-------------	--	-----	----------	-------------	--	---------------------	--

**Identify each owner and their percentage of ownership:**

SOLOMON LAKEW EIDO – 100%

**Exhibit  
B**

**Attach as an exhibit, appropriate proof of ownership interest where applicable**

**Briefly describe the responsibilities of each owner.**

SOLOMON LAKEW EIDO – DRIVER, DAILY OPERATIONS, TRAINING, DRIVER QUALIFICATION AND VEHICLE MAINTENANCE FILES

<b>Has the criminal background check disclosed any issue of concern?</b>	<b>YES</b>		<b>NO</b>	<b>X</b>
<b>Name(s):</b> SOLOMON LAKEW EIDO				
<b>Has there been any previous NTA enforcement action? (Including against the companies drivers)</b>	<b>YES</b>		<b>NO</b>	<b>X</b>
<b>Does the Applicant have USDOT Authority? (If so, include the SAFER printout as exhibit)</b>	<b>YES</b>	<b>X</b>	<b>NO</b>	
<b>Is Applicant operating in another state?</b>	<b>YES</b>		<b>NO</b>	<b>X</b>
<b>If so, which State and under what type of Authority? (explain)</b>				

<b>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.</b>	<b>Exhibit C</b>
--	------------------

<b>If the Applicant will be operating under a fictitious firm name, attach a copy of their fictitious firm name filing.</b>	<b>Exhibit D</b>
---	------------------

<b>Identify key personnel who have no ownership interest and briefly describe their responsibilities:</b>
NO ADDITIONAL PERSONNEL AT THIS TIME WILL HIRE AS BUSINESS DICTATES

<b>Describe the type and number of vehicles the applicant intends to operate:</b>
A. Type of Vehicles: 2009 INTERNATIONAL
B. Number of Vehicles: 1

<b>Attach photographs of vehicles as an exhibit.</b>	<b>Exhibit E</b>
<b>If available, provide copies of vehicle titles and registration.</b>	<b>F</b>

<b>Describe the facilities to be used for this operation: THE DOMICILE WHERE THE RECORDS WILL BE MAINTAINED AND AVAILABLE MONDAY THRU FRIDAY FROM 8-5 WILL BE AT THE HOME ADDRESS.:</b>
5403 LONESOME BIKER LANE, LAS VEGAS, NV 89113
<b>Does the Applicant have an acceptable Timekeeping method?</b> YES X NO
<b>If Yes, Describe:</b> DISPATCH LOG

<b>Does the Applicant plan to store their vehicles at a location other than their business domicile?</b> YES X NO
<b>Provide address (If known):</b> 5120 S. DECATUR BLVD #104, LAS VEGAS, NV, 89118

<b>Does the Applicant understand the operating authority sought, and is their plans consistent with the applied authority?</b> YES X NO	<b>Exhibit G</b>
<b>Can the Applicant secure insurance as required by NAC 706.191?</b> YES X NO	
<b>Attach appropriate proof of insurance, or ability to obtain, as an exhibit.</b>	

<b>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.</b>	<b>Exhibit H</b>
---	------------------

<b>Does the Applicant understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance driver qualification files?</b> YES X NO	<b>Exhibit I</b>
<b>Does the Applicant understand the requirements contained within 49 CFR 396 as they pertain to the establishment and maintenance of vehicle maintenance records?</b> YES X NO	
<b>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?</b> YES X NO	
<b>Has the Applicant contracted with a laboratory to perform and monitor their substance abuse program?</b> YES X NO	
<b>If so, which laboratory?</b> US DRUG TEST CENTERS	



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

COMPLIANCE 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 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 and enrollment list.
14	Reimburse the Authority for the cost of noticing fees of the application.

INVESTIGATOR:	M. Rounton	DATE:	11/13/20
REVIEWED BY SUPERVISOR:	Rene Rounton	DATE:	11/13/20
REVIEWED BY APPLICATION MANAGER:	Colleen	DATE:	11/30/20

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

\* Provide for approval by the Authority, a safety plan following Nevada governmental guidelines and protocols for operations during the COVID-19 pandemic. *[Signature]*

Agenda Item#

37

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Code 3 Recovery )  
Emergency Roadside Assistance & Towing, LLC )  
d/b/a Code 3 Recovery Emergency Roadside ) Docket 20-02014  
Assistance & Towing, **#TowGuyInRed** for a )  
certificate of public convenience and necessity to )  
provide consent-only tow car service within the )  
State of Nevada. )  
\_\_\_\_\_)

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

PRESENT: Chairman Dawn Gibbons  
Commissioner George Assad  
Commissioner David Newton  
Deputy Commissioner Jennifer De Rose

**AMENDED COMPLIANCE ORDER**

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

1. That on February 13, 2020, Code 3 Recovery Emergency Roadside Assistance & Towing, LLC d/b/a Code 3 Recovery Emergency Roadside Assistance & 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 20-02014.
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 October 29, 2020 the Applicant filed an amendment to the Application to add a second fictitious name of #TowGuyInRed.***
4. ***That concurrent with the Amendment the Applicant filed a Petition for Interim Authority as they were currently within the 120 day compliance period for this Application.***

5. *That on October 29, 2020 the Request was granted by Chairwoman Dawn Gibbons acting as hearing officer in this matter.*
6. That based upon all the records relating to the Application, after investigation and pursuant to NRS 706.4463:
  - a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
  - b. The Applicant complies with the requirements set forth in NRS 706.4463.
  - c. The operation contemplated by Applicant will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.

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

1. Upon full compliance with the conditions of this Order, a Certificate of Public Convenience and Necessity identified as **CPCN 7437** shall be issued to Code 3 Recovery Emergency Roadside Assistance & Towing, LLC d/b/a Code 3 Recovery Emergency Roadside Assistance & Towing, *#TowGuyInRed* 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. Before issuance of the Certificate referred to hereinabove, the Applicant shall be required to:
  - a. Avoid material changes in any conditions relied upon by the Authority in its determination of operational fitness and immediately report to Authority Staff any such material changes, should they occur.
  - b. File with the Authority evidence, (Form E) in the Applicant's name.
  - c. File with the Authority the necessary insurance (Certificate of Insurance) describing the liability limits and vehicle(s) covered.

- d. Make vehicle(s) available for inspection by Enforcement Staff to ensure that they are properly registered in the motor carrier's name, display the CPCN number, logo and/or name of the motor carrier and any other required markings in accordance with NAC 706.170 and NAC 706.412. Provide copies of the insurance cab card, annual (USDOT) vehicle inspections, titles and registrations.
  - e. Ensure driver qualification files are setup in accordance with CFR 391.51. Explain and make available for review, the set-up for the time tracking method put into place. Ensure that all drivers have pre-employment drug testing in accordance with Part 40 and CFR 382.301. Make available to Enforcement Staff, inspection of their business and vehicle domiciles, if different from their business location.
  - f. Provide proof that the Applicant is in compliance with all municipal, county, and homeowners association laws, codes, regulations, and bylaws for the parking or storage of its vehicles.
  - g. Ensure vehicle maintenance files are setup in accordance with CFR 396.
  - h. Provide a copy of the tow bill which includes the CPCN number granted.
  - i. Provide a copy of the contract between Applicant and the laboratory that will perform and monitor the substance abuse program. If the owner will also serve as driver, the Contract must require the laboratory to provide results of positive drug/alcohol tests directly to the Authority.
  - j. Provide a copy of a dispatch log in accordance with NRS 706.4465.
  - k. File a tariff for approval by the Financial Analyst, which includes a description of the authority granted, CPCN number, and the name, address, and phone number of the Applicant.
  - l. Apply for Tow Car Plates and pay any and all associated fees.
  - m. Provide a copy of the Amber Light Permit.
  - n. Provide for approval by the Authority, a safety plan following the Nevada governmental guidelines and protocols for operations during the COVID-19 pandemic.***
  - o. 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 NO LATER THAN 120 days 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.

7. 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.**
8. 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.
9. 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.
10. 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

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.



Code 3 Recovery Emergency  
Roadside Assistance & Towing LLC  
8777 W. Maule Ave #2042  
Las Vegas NV 89148  
(702)857-9272  
email: [code3recovery@gmail.com](mailto:code3recovery@gmail.com)

October 29, 2020

We the company Code 3 Recovery Emergency Roadside Assistance & Towing L.L.C are asking to amend exhibit "J" to add #TowGuyInRed. A fictitious firm name has been filed and paid for. We are asking permission to keep the logo for Code 3 Recovery Emergency Roadside Assistance & Towing L.L.C on the vehicle doors and to add #TowGuyInRed.

We are requesting interim authority to continue the process.

- Amendment to docket 20-02014





Office of the Clark County Clerk  
Lynn Marie Goya

Please Select One:

- ☒ New Application  
☐ Renewal of existing Fictitious Firm Name

### Certificate of Business: Fictitious Firm Name

Please Print or Type

*The expiration date for such certificates shall expire after five years from the date of filing.*

The undersigned do/does hereby certify that they are conducting business in Clark County, Nevada, under the

Fictitious Firm Name: #TowGuyInRed

Mailing Address: 8777 W. Maule Ave #2042 Las Vegas NV 89148  
(Mailing Address for notification of renewal) Mailing Address City, State, Zip

Owner (Sole Proprietor or Registered Legal Entity): Code 3 Recovery Emergency Roadside Assistance & Towing LLC  
(Must print name exactly as it is registered with the Nevada Secretary of State)

and that said firm is composed of the following person(s) whose name(s) and address(es) are as follows:

Signed By: Mike Moran 10/15/20  
Full Name of Authorized Signer Signature Date

Street Address of Business or Residence City, State, Zip

Signed By: \_\_\_\_\_  
(Use if needed) Full Name of Authorized Signer Signature Date

Street Address of Business or Residence City, State, Zip

By signing above, I declare (or affirm), under penalty of perjury, that all statements made in this document are true, and that I have authority to sign on behalf of and to bind the above named business/legal entity to a contract.

*For additional signatures, please use additional pages*

STATE OF Nevada  
COUNTY OF Clark } SS:

This instrument was acknowledged before me on 10/15/2020  
(Date)

by Mike Moran  
(Name of individual(s) whose signature(s) is/are being notarized)



Signature of Notary Public/Deputy Clerk

INUELEYA PEOPLES-WEAVER

1363324



# Agenda Item#

## 38

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Reggies Towing, LLC                     )  
for a certificate of public convenience and necessity                )  
to provide consent and non-consent tow car service                )  
within the State of Nevada.    )  
\_\_\_\_\_)

Docket 20-03018

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

PRESENT: Chairman Dawn Gibbons  
Commissioner George Assad  
Commissioner David Newton  
Deputy Commissioner Jennifer De Rose

**COMPLIANCE ORDER**

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

1. That on March 16, 2020, Reggies Towing, LLC ("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 20-03018.
2. That the Application was properly noticed to the public and there were no petitions for leave to intervene or protests filed.
3. That based upon all the records relating to the Application, after investigation and pursuant to NRS 706.4463:
  - a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
  - b. The Applicant complies with the requirements set forth in NRS 706.4463.
  - c. The operation contemplated by Applicant will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.

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

1. Upon full compliance with the conditions of this Order, a Certificate of Public Convenience and Necessity identified as **CPCN 7450** shall be issued to Reggies Towing, LLC as specified below:

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

Between points and places within the State of Nevada.

2. Before 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 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.
  - l. 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. Apply for Tow Car Plates and pay any and all associated fees.
  - n. Provide a copy of the Amber Light Permit.
  - o. Provide for approval by the Authority, a safety plan following the Nevada governmental guidelines and protocols for operations during the COVID-19 pandemic.
3. Compliance with the foregoing requirements must be made NO LATER THAN 120 days after issuance of this Order. If the Applicant fails to comply within 120 days after issuance of this Order, the Deputy Commissioner may vacate this Order and dismiss this Application.
4. This Order does not constitute operating authority. **Performance of the transportation services contemplated by this Order may not be instituted prior to the issuance of the Certificate referred to hereinabove.**
5. If the Applicant is cited by the Authority for any violation of NRS 706 or NAC 706 prior to the issuance of the Certificate referred to hereinabove, the Deputy Commissioner shall vacate this Order and dismiss this Application unless the Authority orders otherwise.
6. The Deputy Commissioner shall be authorized to issue a Certificate of Public Convenience and Necessity upon Applicant's compliance with all requirements set forth hereinabove.

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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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.

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

<b>DOCKET NUMBER:</b> 20-03018	<b>DATE APPLICATION WAS FILED:</b> 3/17/20
<b>APPLICANT:</b> Vregh Amirian	<b>TITLE:</b> Owner
<b>COMPANY NAME:</b> Reggies Towing, LLC	
<b>ADDRESS:</b> 5200 Indian River Dr Apt 304 Las Vegas, NV 89103	
<b>PHONE NUMBERS:</b> 818-605-3823	
<b>INVESTIGATOR:</b> K. Rayson	<b>DATE ASSIGNED:</b> 3/17/20

**GENERAL REQUIREMENTS FOR APPLICATION (NAC 706.1375.2)**

WHAT TYPE OF SERVICE IS PROPOSED?	
Charter Bus	
*Tow Car	X
*Consent	X
*Non-Consent	X

IS APPLICANT PRESENTLY PROVIDING ANY TYPE OF SERVICE:				YES	NO	X	What type of service?
Charter Limousine		Charter Bus					Airport Transfer
Scenic Tours		Special Services					Tow Car
HHG		NEMT					Other States
							US DOT Authority

<b>Attach completed Application Oath page as Exhibit A</b>	<b>Exhibit A</b>
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IDENTIFY OWNERSHIP STRUCTURE OF THE PROPOSED OPERATIONS			
Corporation		LLC	X
		Partnership	
		Sole Proprietorship	

**Identify each owner and their percentage of ownership:**

Vregh Amirian – 100%

<b>Attach as an exhibit, appropriate proof of ownership interest where applicable</b>	<b>Exhibit B</b>
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**Briefly describe the responsibilities of each owner.**

Vregh Amirian - Day to Day Operations, Training, Hiring and Firing, Responsible for maintaining Driver Qualification and Vehicle Maintenance Files. Applicant will not be a driver.

<b>Has the criminal background check disclosed any issue of concern?</b>	YES	NO	X
<b>Name(s):</b>			
Vregh Amirian			
<b>Has there been any previous NTA enforcement action? (Including against the companies drivers)</b>	YES	NO	X
<b>Does the Applicant have USDOT Authority? (If so, include the SAFER printout as exhibit)</b>	YES	NO	X
<b>Is Applicant operating in another state?</b>	YES	NO	X
<b>If so, which State and under what type of Authority? (explain)</b>			



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.	Exhibit  N/A
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If the Applicant will be operating under a fictitious firm name, attach a copy of their fictitious firm name filing.	Exhibit  N/A
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Identify key personnel who have no ownership interest and briefly describe their responsibilities:  None at this time, will hire if needed.
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Describe the type and number of vehicles the applicant intends to operate:
A. Type of Vehicles: Flatbed Tow Truck
B. Number of Vehicles: 1

Attach photographs of vehicles as an exhibit. If available, provide copies of vehicle titles and registration.	Exhibit C
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Describe the facilities to be used for this operation:  Fenced storage facility and building
Address (If Known):  Facility to be secured during compliance
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? YES X 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.	Exhibit D
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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 E
Does the Applicant understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance driver qualification files? YES X NO	
Does the Applicant understand the requirements contained within 49 CFR 396 as they pertain to the establishment and maintenance of vehicle maintenance records? YES X NO	
Does the Applicant understand the requirement that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382? YES X NO	
Has the Applicant contracted with a laboratory to perform and monitor their substance abuse program? YES NO X	
If so, which laboratory?	



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

# **COMPLIANCE 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 bill in accordance with NAC 706.420, which includes the CPCN number granted.
9	File a copy of dispatch log in accordance with NAC 706.430.
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	Inspect tow yard and attach inspection sheet.
12	Apply for a tow car plate(s).
13	Provide copy of Amber light Permit.
14	Provide copy of contract with a laboratory to perform and monitor their substance abuse program.
15	Reimburse the Authority for the cost of noticing fees of the application.

INVESTIGATOR: <i>K. Ray</i>	DATE: <i>10/23/20</i>
REVIEWED BY SUPERVISOR: <i>Renee R...</i>	DATE: <i>10/27/20</i>
REVIEWED BY APPLICATION MANAGER: <i>C. B...</i>	DATE: <i>11-18-2020</i>

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.

TARIFF REVIEWED BY: <i>C. B...</i>	DATE: <i>11/8/20</i>
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# Agenda Item#

## 39

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Artins Towing, LLC for )  
a certificate of public convenience and necessity to )  
provide consent and non-consent tow car service ) Docket 20-03019  
within the State of Nevada. )  
\_\_\_\_\_)

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

PRESENT: Chairman Dawn Gibbons  
Commissioner George Assad  
Commissioner David Newton  
Deputy Commissioner Jennifer De Rose

**COMPLIANCE ORDER**

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

1. That on March 16, 2020, Artins Towing, LLC ("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 20-03019.
2. That the Application was properly noticed to the public and there were no petitions for leave to intervene or protests filed.
3. That based upon all the records relating to the Application, after investigation and pursuant to NRS 706.4463:
  - a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
  - b. The Applicant complies with the requirements set forth in NRS 706.4463.
  - c. The operation contemplated by Applicant will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.

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

1. Upon full compliance with the conditions of this Order, a Certificate of Public Convenience and Necessity identified as **CPCN 7451** shall be issued to Artins Towing, LLC as specified below:

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

Between points and places within the State of Nevada.

2. Before 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 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.
  - l. 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. Apply for Tow Car Plates and pay any and all associated fees.
  - n. Provide a copy of the Amber Light Permit.
  - o. Provide for approval by the Authority, a safety plan following the Nevada governmental guidelines and protocols for operations during the COVID-19 pandemic.
3. Compliance with the foregoing requirements must be made NO LATER THAN 120 days after issuance of this Order. If the Applicant fails to comply within 120 days after issuance of this Order, the Deputy Commissioner may vacate this Order and dismiss this Application.
4. This Order does not constitute operating authority. **Performance of the transportation services contemplated by this Order may not be instituted prior to the issuance of the Certificate referred to hereinabove.**
5. If the Applicant is cited by the Authority for any violation of NRS 706 or NAC 706 prior to the issuance of the Certificate referred to hereinabove, the Deputy Commissioner shall vacate this Order and dismiss this Application unless the Authority orders otherwise.
6. The Deputy Commissioner shall be authorized to issue a Certificate of Public Convenience and Necessity upon Applicant's compliance with all requirements set forth hereinabove.

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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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.

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

<b>DOCKET NUMBER: 20-03019</b>		<b>DATE APPLICATION WAS FILED: 3/16/20</b>	
<b>APPLICANT: Artin Amirian</b>		<b>TITLE: Owner</b>	
<b>COMPANY NAME: Artin's Towing LLC</b>			
<b>ADDRESS: 5200 Indian River Drive #304 Las Vegas NV 89103</b>			
<b>PHONE NUMBERS: 818-270-0519</b>			
<b>ATTORNEY:</b>		<b>PHONE#:</b>	
<b>INVESTIGATOR: Woods</b>		<b>DATE ASSIGNED: 3/16/20</b>	

**GENERAL REQUIREMENTS FOR APPLICATION (NAC 706.1375.2)**

<b>WHAT TYPE OF SERVICE IS PROPOSED?</b>	
Charter Bus	
*Tow Car	<b>X</b>
*Consent	<b>X</b>
*Non-Consent	<b>X</b>

<b>IS APPLICANT PRESENTLY PROVIDING ANY TYPE OF SERVICE:</b>				<b>What type of service?</b>	
		YES	NO	X	
Charter Limousine					Airport Transfer
Scenic Tours					Tow Car
HHG					Other States

<b>Attach completed Application Oath page as Exhibit A</b>	<b>Exhibit A</b>
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<b>IDENTIFY OWNERSHIP STRUCTURE OF THE PROPOSED OPERATIONS</b>					
Corporation		LLC	<b>X</b>	Partnership	
				Sole Proprietorship	

<b>Identify each owner and their percentage of ownership:</b> ARTIN AMIRIAN 100 %
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<b>Attach as an exhibit, appropriate proof of ownership interest where applicable</b>	<b>Exhibit B</b>
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<b>Briefly describe the responsibilities of each owner.</b>
Mr. Amirian will be responsible for driver training, driver qualification and vehicle maintenance Files, hiring and firing, and day to day operations.

<b>Has the criminal background check disclosed any issue of concern?</b>	<b>YES</b>	<b>NO</b>	<b>X</b>
<b>Name(s): Artin Amirian</b>			
<b>Has there been any previous NTA enforcement action? (Including against the companies drivers)</b>	<b>YES</b>	<b>NO</b>	<b>X</b>
<b>Does the Applicant have USDOT Authority? (If so, include the SAFER printout as exhibit)</b>	<b>YES</b>	<b>NO</b>	<b>X</b>
<b>Is Applicant operating in another state?</b>	<b>YES</b>	<b>NO</b>	<b>X</b>
<b>If so, which State and under what type of Authority? (explain)</b>			

email lucyalias@csanv.com

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.	Exhibit N/A
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If the Applicant will be operating under a fictitious firm name, attach a copy of their fictitious firm name filing.	Exhibit N/A
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Identify key personnel who have no ownership interest and briefly describe their responsibilities: Additional personnel to be identified during compliance.
--

Describe the type and number of vehicles the applicant intends to operate:

A. Type of Vehicles: Sterling Medium Duty Tow Truck (To be purchased during compliance)
B. Number of Vehicles: 1

Attach photographs of vehicles as an exhibit. If available, provide copies of vehicle titles and registration.	Exhibit C
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Describe the facilities to be used for this operation: To be Determined in compliance

Address (If Known): Unknown at this time				
Does the Applicant have an acceptable Timekeeping method?	YES	X	NO	
If Yes, Describe: Time clock and 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): To be determined during compliance.				

Does the Applicant understand the operating authority sought, and is their plans consistent with the applied authority?	YES	X	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.	Exhibit D
---	--------------

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 E
--	--------------

Does the Applicant understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance driver qualification files? YES	X	NO	
Does the Applicant understand the requirements contained within 49 CFR 396 as they pertain to the establishment and maintenance of vehicle maintenance records? YES	X	NO	
Does the Applicant understand the requirement that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382? YES	X	NO	
Has the Applicant contracted with a laboratory to perform and monitor their substance abuse program? YES		NO	X
If so, which laboratory? Compliance item #15			



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

# COMPLIANCE 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 and in accordance with NAC 706.420
9	File a copy of dispatch log in accordance with NAC 706.430
11	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.
12	Tow yard inspection
13	(TOW CAR) Apply for a tow car plate(s).
14	(TOW CAR) Provide copy of Amber light Permit.
15	Provide copy of contract with a laboratory to perform and monitor their substance abuse program.
16	<del>Reimburse the Authority for the cost of noticing fees of the application.</del> <i>JS</i>

\*

INVESTIGATOR: Woods	<i>[Signature]</i>	DATE: 10/22/20
REVIEWED BY SUPERVISOR:	<i>[Signature]</i>	DATE: 10/26/20
REVIEWED BY APPLICATION MANAGER	<i>[Signature]</i>	DATE: 11-30-20
Tariff Reviewed By: <i>[Signature]</i>		DATE: 11-30-20

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.

\* Provide for approval by the Authority, a safety plan following Nevada governmental guidelines and protocols for operations during the COVID-19 pandemic.

*JS*

Rev 07/31/2019



# Agenda Item#

## 40

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of EZEE Towing, LLC for )  
a certificate of public convenience and necessity to )  
provide consent and non-consent tow car service ) Docket 20-08004  
within the State of Nevada. )  
\_\_\_\_\_)

At a general session of the Nevada Transportation  
Authority held on December 17, 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 August 10, 2020, EZEE Towing, LLC ("Applicant") filed with the Authority an Application to provide consent-only tow car service by tow car vehicle within the State of Nevada. Said Application was designated as Docket 20-08004.
2. That the Application was properly noticed to the public and there were no petitions for leave to intervene or protests filed.
3. That based upon all the records relating to the Application, after investigation and pursuant to NRS 706.4463:
  - a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
  - b. The Applicant complies with the requirements set forth in NRS 706.4463.
  - c. The operation contemplated by Applicant will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.

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

1. Upon full compliance with the conditions of this Order, a Certificate of Public Convenience and Necessity identified as **CPCN 7449** shall be issued to EZEE Towing, LLC as specified below:

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

Between points and places within the State of Nevada.

Restriction: Holder shall perform consent-only tows.

2. Before 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. Provide proof that the Applicant is in compliance with all municipal, county, and homeowners association laws, codes, regulations, and bylaws for the parking or storage of its vehicles.

- 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 NRS 706.4465.
  - 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.
  - l. Apply for Tow Car Plates and pay any and all associated fees.
  - m. Provide a copy of the Amber Light Permit.
  - n. Provide for approval by the Authority, a safety plan following the Nevada governmental guidelines and protocols for operations during the Covid-19 Pandemic.
3. Compliance with the foregoing requirements must be made NO LATER THAN 120 days after issuance of this Order. If the Applicant fails to comply within 120 days after issuance of this Order, the Deputy Commissioner may vacate this Order and dismiss this Application.
4. This Order does not constitute operating authority. **Performance of the transportation services contemplated by this Order may not be instituted prior to the issuance of the Certificate referred to hereinabove.**
5. If the Applicant is cited by the Authority for any violation of NRS 706 or NAC 706 prior to the issuance of the Certificate referred to hereinabove, the Deputy Commissioner shall vacate this Order and dismiss this Application unless the Authority orders otherwise.
6. The Deputy Commissioner shall be authorized to issue a Certificate of Public Convenience and Necessity upon Applicant's compliance with all requirements set forth hereinabove.

///

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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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.

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

<b>DOCKET NUMBER:</b> 20-08004	<b>DATE APPLICATION WAS FILED:</b> 8/10/20
<b>APPLICANT:</b> Luis A Betancourt	<b>TITLE:</b> Owner
<b>COMPANY NAME:</b> EZEE Towing, LLC	
<b>ADDRESS:</b> 3642 Boulder Hwy, #148, Las Vegas, NV 89121	
<b>PHONE NUMBERS:</b> 702-472-3989	
<b>INVESTIGATOR:</b> K. Rayson	<b>DATE ASSIGNED:</b> 8/13/20

**GENERAL REQUIREMENTS FOR APPLICATION (NAC 706.1375.2)**

WHAT TYPE OF SERVICE IS PROPOSED?	
Charter Bus	
*Tow Car	<b>X</b>
*Consent	<b>X</b>
*Non-Consent	

IS APPLICANT PRESENTLY PROVIDING ANY TYPE OF SERVICE:				YES	NO	X	What type of service?
Charter Limousine		Charter Bus					Airport Transfer
Scenic Tours		Special Services					Tow Car
HHG		NEMT					Other States
							US DOT Authority

Attach completed Application Oath page as Exhibit A	<b>Exhibit A</b>
---	----------------------

IDENTIFY OWNERSHIP STRUCTURE OF THE PROPOSED OPERATIONS							
Corporation		LLC	<b>X</b>	Partnership		Sole Proprietorship	

Identify each owner and their percentage of ownership:

Luis A Betancourt – 100%

Attach as an exhibit, appropriate proof of ownership interest where applicable	<b>Exhibit B</b>
--	----------------------

Briefly describe the responsibilities of each owner.

Luis A Betancourt – Driver, Responsible for Maintaining Driver Qualification and Vehicle Maintenance Files, Hiring and Firing, Training and Day to Day Operations.

<b>Has the criminal background check disclosed any issue of concern?</b>	<b>YES</b>	<b>NO</b>	<b>X</b>
<b>Name(s):</b>			
Luis A Betancourt			
<b>Has there been any previous NTA enforcement action? (Including against the companies drivers)</b>	<b>YES</b>	<b>NO</b>	<b>X</b>
<b>Does the Applicant have USDOT Authority? (If so, include the SAFER printout as exhibit)</b>	<b>YES</b>	<b>NO</b>	<b>X</b>
<b>Is Applicant operating in another state?</b>	<b>YES</b>	<b>NO</b>	<b>X</b>
If so, which State and under what type of Authority? (explain)			

ENTERED  
11/4/2016

DT

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.	Exhibit
	C

If the Applicant will be operating under a fictitious firm name, attach a copy of their fictitious firm name filing.	Exhibit
	N/A

Identify key personnel who have no ownership interest and briefly describe their responsibilities: None at this time. Will hire as needed
--

Describe the type and number of vehicles the applicant intends to operate:
A. Type of Vehicles: 2002 International Flat bed Tow Truck
B. Number of Vehicles: Applicant plans to start with one truck

Attach photographs of vehicles as an exhibit.	Exhibit
If available, provide copies of vehicle titles and registration.	D
	E

Describe the facilities to be used for this operation: Applicant plans to operate a home-based business
Address (If Known): 3642 Boulder Hwy, #148 Las Vegas, NV 89121
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 X NO
Provide address (If known): Maycliff Mini Storage and RV Park 4001 E. Sahara Ave Las Vegas, NV 89104

Does the Applicant understand the operating authority sought, and is their plans consistent with the applied authority? YES X 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.	Exhibit
	F

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

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

COMPLIANCE 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 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.

INVESTIGATOR: <i>K. Bay</i>	DATE: 10/23/20
REVIEWED BY SUPERVISOR: <i>Rene Perry</i>	DATE: 10/27/20
REVIEWED BY APPLICATION MANAGER: <i>[Signature]</i>	DATE: 11/3/20

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.



# Agenda Item#

# 41

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Triple JJJ Corporation           )  
d/b/a American Towing & Recovery for a                    )  
certificate of public convenience and necessity to        )  
provide consent and non-consent tow car service        )  
within the State of Nevada.                                    )  
\_\_\_\_\_)

Docket 20-09004

At a general session of the Nevada Transportation  
Authority held on December 17, 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 September 8, 2020, Triple JJJ Corporation d/b/a American Towing & 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 20-09004.
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 testimony provided at the November 20, 2020 hearing and the December 17, 2020 general session, including documentation provided, and pursuant to NRS 706.4463:
  - a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.

- b. The Applicant complies with the requirements set forth in NRS 706.4463.
- c. The operation contemplated by Applicant will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.

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

# Agenda Item# 42

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

Application of Axel Transportation, LLC to provide )  
charter bus Service in the State of Nevada. ) Docket No. 19-11004  
\_\_\_\_\_ )

At a general session of the Nevada Transportation  
Authority held on December 17, 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. On November 4, 2019, Abderrahim Mansouri (“Applicant” or “Mansouri”), filed an application for a certificate to provide intrastate charter service by bus under the company name of Axel Transportation (“Axel”).
2. The application was duly noticed to the public in accord with the Authority’s regulations and no petition for leave to intervene was filed.
3. A hearing on the application was duly noticed to the public and the parties in accord with the Authority’s regulations.
4. In accord with the hearing notice, on October 27, 2020, the Authority convened a hearing on the application before David Newton, Commissioner. Mansouri appeared at the hearing. He waived his right to counsel and represented himself.
5. Appearing on behalf of the Nevada Transportation Authority (“Authority”) were Liz Babcock (“Babcock”), Applications Manager; and Marta Acevedo (“Acevedo”) and

Melinda Burton (“Burton”), Compliance Audit Investigators. The Authority was represented by Louis V. Csoka, Esq., Deputy Attorney General.

6. Mansouri testified that he submitted an application to the Authority for a charter bus company named Axel Transportation; that he was previously licensed under the name Atlas Company, CPCN 2197; that he has never been cited as a driver or charter bus operator in the four (4) years he ran the company; and that he has always complied with every annual operational inspection.
7. Mansouri explained that his driving permit and license to operate Atlas Transportation were revoked on March 21, 2019. Since then, he has had a lot of time to relax, vacation, and spend time with his family. He further explained that he was very upset when he made the phone calls which got him in trouble, but it is now “water under the bridge.” Mansouri stated that he is truly sorry for what happened and hopes his new application can move forward.
8. When asked about the five (5) telephonic messages he left at Demand Sedan in which he stated he was going to “kill that bitch Kimberly,” Mansouri said, “I never said that. I never threatened anyone.” When asked why he made the phone calls in the first place, Mansouri said, “I give you my word I won’t do that again.”
9. Mansouri further testified that the revocation process was a nightmare and “wants to let bygones be bygones.” He stated that the incident was “a moment of madness” and it will not happen again.
10. Acevedo testified that Mansouri has the necessary experience and qualifications for the license, but due to the incident that transpired in the past he is unfit to operate. Based on his past behavior the staff cannot support this application.

11. Babcock testified that she has been the Applications Manager for the past thirteen (13) years and it is her opinion that the Applicant is not fit because he was previously revoked.
12. Mansouri again apologized for everything and was hoping to move forward.
13. The Authority finds and concludes that Mansouri has presented satisfactory evidence of his intent to comply with the provisions of NRS Chapter 706 and the regulations adopted by the Authority. The staff would have liked to see corrective action taken by Mansouri such as anger management or substance abuse classes.
14. Mansouri further stated he is willing to do whatever it takes and agreed to participate in an anger management class. That he has been unemployed for the past 2 years and that his vehicles have been stored at an RV facility. Mansouri testified that if granted a license his driver files will be located at 7090 Burcot Ave., #133, Las Vegas, Nevada. That he will personally maintain all driver files and will always be available during daytime hours.
15. Axel Transportation will be a home-based business. Bus Depot will be used as the service provider. Concentra will be used for all drug testing.
16. Mansouri will be operating a 16 passenger E-450 vehicle as listed on the application and possibly a 20-passenger vehicle that needs some work.
17. Mansouri affirmed that he should have been more considerate in his communications and stated that it was “a moment of madness” that will never happen again.
18. The Authority finds and concludes that the application should be granted based on Mansouri’s remorse for his past events, the nearly twenty-one months of suspension served, the lack of enforcement history during his twenty plus years in the industry as a

driver prior to the incidents outlined above, and the willingness to change his behavior by participating in behavioral classes. Mansouri completed a 16-hour anger management class on October 29, 2020.

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

1. The Application on file herein is hereby **GRANTED**, authorizing the following transportation services:

Operate as a passenger carrier to provide intrastate charter bus service between points and places in the State of Nevada.

2. Upon full compliance with the conditions of this Order, a Certificate of Public Convenience and Necessity identified as **CPCN 2275** shall be issued to Axel Transportation, LLC authorizing the transportation services described in the first ordering paragraph above.
3. Before issuance of the above-referenced Certificate, 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 display the CPCN number, name of company, and 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 all drivers have applied for temporary drivers permits.
  - f. Ensure driver qualification files are setup in accordance with CFR 391.51. Make available for Enforcement Staff for inspection of the business and vehicle domiciles. Ensure that all drivers have pre-employment drug testing in accordance with Title 49, Parts 40 and 382. Explain and make available inspection the set-up



for the time tracking method put into place.

- g. Ensure vehicle maintenance files are set up in accordance with CFR 396.
  - h. 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 the residence is located. The letter shall identify the applicant, identify and describe the vehicle(s) and identify the residence address.
  - i. Provide a copy of the Charter Order in accordance with NAC 706.354
  - j. Provide a copy of the contract between Applicant and the laboratory that will perform and monitor the substance abuse program. If owners will also operate as driver, the contract must require the laboratory to provide results of positive drug/alcohol tests directly to the Authority.
  - k. File for review by the Authority Staff a tariff, which includes a description of the authority granted, name and address of the Applicant, and CPCN number.
  - l. 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 met NO LATER THAN 120 days after the issuance of this Order. If the Applicant fails to comply within 120 days after the issuance of this Order, the Deputy Commissioner may vacate this Order and dismiss the Application.
5. **This Order does not constitute operating authority. Performance of the transportation services contemplated by this Order may not be instituted prior to the issuance of the above-referenced Certificate.**
6. If Applicant is cited by the Authority for any violation of NRS 706 or NAC 706 prior to the issuance of the above-referenced Certificate, the Deputy Commissioner shall vacate this Order and 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 all requirements herein having been met by the Applicant.
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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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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.

RECEIVED

OCT 29 2020

Nevada Transportation Authority  
Las Vegas Nevada

# Certificate of Completion

This certifies that the person named below has completed a  
16 Hour Anger Management Class

## COURSE FOR ANGER ANGER MANAGEMENT CLASS

Abderrahim Mansouri

7090 Burcot Ave, Apt 33, Las Vegas, nv, NV 89156

Date of Birth: 04/21/1969

Date of Course Completion: 10/29/2020

Certificate Number: 415568



Mr. Robert A. Williams, Course Instructor  
Certified Anger Management Specialist (CAMS-1)  
Certified Domestic Violence Specialist (CDVS-1)  
(888) 338-8855 | [certificate@courseforanger.com](mailto:certificate@courseforanger.com)



**AXEL TRANSPORTATION**

**STANDARDS OF DRESS**

**PERSONAL APPEARANCE**

- All drivers must wear matching dark solid colored suits. (Black is preferred).
- All driver's clothing and shoes shall be neat and clean.
- Hair shall be clean, neatly trimmed and combed.
- Beards, mustaches and sideburns are acceptable as long as they are neatly trimmed.

**HEAD DRESS**

- Chauffeur caps only.

**JEWELRY**

- Finger rings and watches only. For men, no nose rings or earrings. For women, conservative styled earrings, and no nose rings.

**TROUSERS**

- Drivers must always wear solid colored slacks that color match their jackets. Trousers must always be clean, pressed, and in good condition.
- For woman, solid colored slacks or skirts no shorter than five (5) inches above the knee may be worn. No tight stretch leggings may be worn.

**FOOTWEAR**

- Conservative matching dress shoes. No cowboy boots. All footwear must be kept clean and in good condition. No sandals, thongs, or moccasins.

**WINTER CLOTHING**

- Jackets, sweaters, etc., will be conservative and in good taste with the rest of the driver's dress. The clothing must be a dark solid color. No clothing or material, which may be offensive to the public in any manner, may be worn or displayed.

**REMEMBER TO GIVE THE CUSTOMER THE RESPECT THEY DESERVE**

**DRESS PROFESSIONALLY**





## AXEL TRANSPORTATION

### VEHICLE CLEANING POLICY

We have a policy to increase the efficiency of all the drivers. Starting at once any vehicle brought in with the interior dirty, garbage not pickup, not restocked and not vacuumed and ready for the next movement the driver will be charged a cleaning fee of \$20.00 minimum per vehicle. This is the cost to have a detail service come out and get the vehicle ready for the next move. If any driver continuously fails to keep the assigned vehicle clean it can lead to disciplinary action and termination of employment.

During your waiting periods you should be cleaning the interior so that it is always clean and orderly for your clients. You can be cleaning off the fingerprints on the glass, dust the body, pick up trash, etc, so that when you come in all you might need to do is a quick clean up and vacuum job and the vehicle will be ready for the next driver. All drivers are in a hurry and it is not fair to leave your mess for the next driver to clean up. Remember the next driver is in a hurry also.

#### (NO ONE IS SPECIAL)

Please remember that you must be at the company workstation 1 HOUR before your departure time and arrive at the client's location 15 minutes before the scheduled pick up time.

BEFORE LOADING YOUR CLIENTS MAKE SURE TO CHECK ID IF THERE IS ALCOHOL ON BOARD, THIS IS YOUR RESPONSIBILITY TO LET THE PARTY KNOW THAT THEY HAVE TO REMOVE ALL BELONGINGS AND TRASH FROM THE BUS BEFORE THE RIDE ENDS, FAILURE TO DO SO THEY WILL BE CHARGE \$100 CLEANING FEE THERE IS TRASH BAGS ON BOARD PLEASE GIVE TRASH BAGS TO GUEST SO THEY CAN PUT THERE TRASH IN THE BAG AND YOU HAVE TO REMIND YOUR GUEST THAT THEY ARE RESPONSIBLE TO REMOVE THE TRASH BAG FROM THE BUS IF THE GUEST DO NOT HAVE WAY TO TAKE THE TRASH BAG WITH THEM DO NOT INSIST THEN YOU AS A DRIVER HAVE TO REMOVE THE TRASH IT WILL MAKE EASY TO KEEP THE BUS CLEAN AT ALL TIMES AND MAINTAIN OUR QUALITY, AND ALSO HELP THE DRIVER TO KEEP THE BUS CLEAN FOR THE NEXT PICK UP AFTER YOUR CUSTOMER LEAVE DO THE INSPECTION AND CLEAN UP WINDOWS STRIPPER POLES AND FLOOR IF ITS NECESSARY IF YOU FIND ANY LEFT ITEMS PLEASE RETURN IT TO THE OFFICE YOU AS A DRIVER HAVE TO FOLLOW THESE RULES FAILURE TO DO SO COMPANY WILL ISSUE YOU THE WARNING SECOND TIME WILL BE A SUSPENSION THIRD TIME YOU WILL BE TERMINATED.

This is our busy season and we cannot have a vehicle down because it is too dirty to dispatch.

BEFORE YOU GO TO WORK YOU MUST CHECK THESE ITEMS INCASE OF A MISSING ITEMS NOTIFY THE OFFICE ASAP)

#### DRIVER SUPPLIED ITEMS:

- TRASH bag to carry supplies
- Window cleaner
- 2 Paper towels
- 2 Detail rag
- Air freshener

#### REPORT COMMENTS

#### IMPORTANT VEHICLE MAINTAINACE LOG

- Fire Extinguisher
- check the fuel have to be full tank
- check the engine oil, and coolant
- check the tire make sure it's good to go

Drivers signature: \_\_\_\_\_

Date: \_\_\_\_\_

## AXEL TRANSPORTATION

### POST ACCIDENT STATEMENT TO DRIVERS

As soon as practicable following a DOT recordable accident involving a commercial motor vehicle, each employer shall test for alcohol and controlled substances each surviving driver:

1. If the accident involved the loss of human life; or
2. If he/she receives a citation under State or Local law for a moving traffic violation arising from the accident.

#### A DOT RECORDABLE ACCIDENT IS ANY ACCIDENT THAT RESULTS IN:

1. The death of a person; or
2. Any injury to a person, who required immediate medical attention away from the scene of the accident; or
3. One or more of the vehicles becoming disabled as a result of the accident, requiring the vehicle to be towed away from the scene.

**ALCOHOL TEST:** It is the responsibility of the driver to remain readily available for such testing or he/she may be deemed by the employer to have refused to submit to testing. If the test is not administered within two hours following the accident, the employer shall document the reason why. If the test is not administered within eight hours following the accident, the employer shall cease attempts to administer the test and document the reason.

**CONTROLLED SUBSTANCE TEST:** It is the responsibility of the driver to remain readily available for such testing or he/she may be deemed by the employer to have refused to submit to testing. If the test is not administered within 32 hours following the accident, the employer shall cease attempts to administer the test and document the reason.

AXEL TRANSPORTATION



REASONS FOR TERMINATION

- Willful misconduct.
- Reckless driving.
- Operating a vehicle without a valid license.
- Verbal or physical abuse of a customer.
- Sleeping on the job.
- Having firearms, knives, or other dangerous weapons on the premises or in the vehicle.
- Gambling of any type while in a work status.
- Any act which might jeopardize the Employer's certificate.
- Fighting while in a work status.
- Chargeable accident.
- No call/ No show for work.
- Moving a company vehicle from the scene of an accident before arrival of the police or as instructed by a AXEL Transportation supervisor.
- Abuse of any of AXEL Transportation equipment.
- Insubordination to a manager, police officer.
- Excessive absenteeism.
- Failure to report an accident or incident immediately.
- Threatening, intimidating, coercing or interfering with other employees.
- Shortage or failure to turn in cash collections from driver's daily book.
- Refusal to transport sober and orderly patron(s).
- Offensive actions or language in a public place while in a work status.

## AXEL TRANSPORTATION

### SUBSTANCE ABUSE TESTING POLICY

1. **PURPOSE:** The *purpose* of this policy is to eliminate the **use or possession** of illegal drugs, or **abuse** of legal substances or alcohol in the workplace. It is our goal to establish a proper and safe working environment for all of our employees and for the general public.
2. **POLICY STATEMENT:** The *sale, use or possession of unauthorized substances*, at any time while on company property, during normal working hours, or while performing work for AXEL Transportation at any location is *absolutely prohibited. Being under the influence of unauthorized substances or the presence of detectable levels of unauthorized substances in the body at any time while on company property, during normal working hours, or while performing work for AXEL Transportation* location is *absolutely prohibited*. Unauthorized substances include alcoholic beverages, marijuana, cocaine (including "crack" cocaine), heroin, hallucinogens, inhalants, depressants, stimulants, prescription drugs used in excess of the prescribed dosages, and any other drugs or substances for which the employee does not have a current prescription from a licensed physician. *Possession of drug paraphernalia* of any kind on company property or at any workplace at any time while performing work for the company is also *strictly prohibited*.
3. **DETECTION PROCEDURES:** In furtherance of this Policy, the Company has established the following procedures:
  - a. \_\_\_\_\_ has implemented a drug and alcohol-testing program, based on the court tested federal regulations of the Federal Motor Carrier Safety Regulation. Positive test results indicating the presence of any unauthorized substance in an employee's urine sample (as confirmed by gas chromatography/mass spectrometer - "GC/MS" analysis) or by blood or breath analysis will be considered sufficient evidence of a violation of this policy. Testing will be done in accordance with the testing parameters set forth in this Policy. (See Drug Panel Chart and BAC Chart)
  - b. A refusal to test will subject the employee to the possibility of disciplinary action, as described further in this policy.
4. **DISCIPLINARY MEASURES:** Violation of this Policy will be cause for disciplinary action, up to and including immediate termination of employment.
  - a. **First Offense** - Present employees shall have the prerogative to a rehabilitation program at the employee's expense while on a 30-day suspension without pay. (See Employee's Voluntary Admission of Substance Abuse Problem)
  - b. **Second Offense** - *Termination of employment. Not eligible for re-hire.*
  - c. **Refusal to test** - *Any refusal to test will be considered a voluntary quit, not eligible for re-hire.*
5. **RESPONSIBILITIES:**
  - a. It is the responsibility of all employees, including officers, managers, and supervisors to report the illegal use, abuse, or possession of unauthorized substances in the workplace to the Company. This may be done through any supervisor, manager, or officer.
  - b. Officers or managers of AXEL Transportation or their authorized representatives shall assure that *any employee who is in apparent violation of this Policy is evaluated, and referred to the appropriate medical laboratory or collection facility for appropriate screening.* The collection facility/medical laboratory will obtain a written consent from the employee.
  - c. AXEL Transportation will provide training to supervisory and management employees in the recognition of the symptoms and behavior of employees who may be under the influence of drugs and/or alcohol, as well as the appropriate way to deal with employees whom they suspect of violations of this Policy. This training will be reinforced periodically to ensure that all managers and supervisors know how the Policy is to be carried out.



## AXEL TRANSPORTATION

**Prepare the Vehicle:** Start engine (check dash warning lights and familiarize with positions of the key, i.e., ignition/accessories, etc.). Select appropriate gear (in an auto, foot must be firmly on brake). \_\_\_\_\_

**Prepare for Traffic:** Check mirrors. Lock your doors. Check over shoulder (blind spot). Release emergency brake and move off. (Concern is often expressed about the danger of being trapped by a locked door, while this is valid, the possibility of an intruder is greater, especially when traveling alone at night. Another common mishap is leaving the door open while reversing a short distance and getting it jammed on a fence post, gas pump, etc).

**Your Health and Physical Conditions:** Because you must be in control of your vehicle at all times, it is important that you remain alert and responsive. You not only need good vision, you need good hearing as well. You should never drive:

- When you have been drinking alcohol.
- When you have taken any prescription or over-the-counter medicine that can cause drowsiness.
- If you are under the influence of any drug.
- When you are very tired.
- When you are emotionally upset (Anger and depression can cause you to drive carelessly).

**Sleepiness:** Being sleepy is dangerous when you are behind the wheel; Sleepiness slows reaction time; decreases awareness and impairs judgment. The following are some danger signs for drowsy drivers:

- Your eyes close or go out of focus by themselves.
- You have trouble keeping your head up.
- You can't stop yawning.
- You have wandering, disconnected thoughts.
- You don't remember driving the last few miles.
- You missed your exit.
- You keep driving out of your lane.
- Your speed becomes variable.

### **Tips for staying awake:**

- Get rest and don't start a trip late in the day.
- If possible, don't drive alone.
- Avoid driving at night.
- Adjust your vehicles environment to stay alert.
- Watch your posture.
- Take frequent breaks and exercise.
- Stop for light meals and snacks.
- Don't allow your eyes to become fatigued and hypnotized. Wear sunglasses to fight glare.
- Break the monotony.
- If all else fails, pull over to a safe area and sleep.

**Vehicle Maintenance:** Defensive driving depends on a vehicle that is well maintained. When it performs well, your vehicle can help you out of tight spots. If it is running poorly, it can cause a collision. The following elements should be checked regularly:

- Cooling system (radiator, cap, thermostat and hoses).
- Brakes and brake fluid.
- Belts (fan, alternator, and air conditioning).
- Tires and tire pressure (including the spare).
- Engine fluids (motor oil, transmission fluid, coolant).
- Lights.



**RECEIVED**

NOV 23 2020

NTA APPLICATIONS  
Las Vegas, Nevada**RENTAL AGREEMENT**

Storage Lease

THE  
Storageuplicate on this 9th day of OCTOBER, 2015 by and between Sunrise  
ted Liability Company, 5925 E. Lake Mead Blvd, Las Vegas, NV 89156-6931, (702) 438-6655 ("Owner")and ANSOURI ("Occupant") whose residence and alternate addresses  
are set forth below, for the purpose of leasing or renting certain space as hereinafter described and with the express understanding and agreement that no bailment or  
deposit of goods for safekeeping is intended or created hereunder.

It is agreed by and between Owner and Occupant as follows:

1. DESCRIPTION OF PREMISES. Owner leases to Occupant and Occupant leases from Owner Enclosed Space No. N/A and/or Parking Space No.C19 (hereinafter the "Premises") located at the above referenced address of Owner and included in a larger facility at such address containing similar leased  
real property and common areas for the use of Occupant and other occupants (the entire facility is hereinafter referred to as the "Project"). Occupant has examined the  
Premises and the Project and, by placing his INITIALS HERE AM, acknowledges and agrees that the Premises and the common areas of the  
Project are satisfactory for all purposes, including the safety and security thereof, for which Occupant shall use the Premises or the common areas of the  
Project. Occupant shall have access to the Premises and the common areas of the Project only during such hours and days as are regularly posted at the Project.2. TERM. The term of this Rental Agreement shall commence as of the date first above written and shall continue from the first day of the month immediately  
following on a month-to-month occupancy until terminated.3. RENT. Occupant shall pay the Owner as a monthly rent, without deduction, prior notice, demand or billing statement, the sum of \$ 89 per month in  
advance on the first day of each month. If the term of this rental agreement shall commence other than on the first day of the month, Occupant shall owe a pro rata  
portion of the first month's rent. However, Occupant shall pay, in advance, at least one full month's rent. Any rent paid in excess of that owed for the pro rata portion of  
the month in which this Rental Agreement begins shall be credited to rent payable for the month immediately following. Occupant understands and agrees that under no  
circumstances will Occupant be entitled to a refund of the first month's rent paid upon execution of the Rental Agreement, and, thereafter, if this Rental Agreement  
terminates other than on the last day of the month, Occupant shall not be entitled to a refund of a pro rata portion of the rent for the month in which the termination  
occurred. The monthly rent may be adjusted by Owner effective the month following written notice by Owner to Occupant specifying such adjustment, which notice shall  
be given not less than thirty (30) days prior to the first day of the month for which the adjustment shall be effective. Any such adjustment in the monthly rent shall not  
otherwise affect the terms of this Rental Agreement and all other terms of this Rental Agreement shall remain in full force and effect.

## 4. FEES AND DEPOSITS.

(a) Concurrently with the execution of this Rental Agreement, Occupant shall pay to Owner \$10.00 as a nonrefundable new account administration fee.

(b) All rent shall be paid in advance on the first day of each month and in the event that payment of rent is not received or postmarked by the 5th day of the month,  
Occupant shall pay, in addition to any other amounts due, a late charge of \$10.00. If the rent is unpaid by the 14th day of the month, and/or if any check or charge  
tendered by Occupant as payment of rent is returned by the bank for any reason, Occupant shall pay Lessor an additional \$15.00 service charge for each occurrence.  
Occupant is responsible for full payment by the first day of the month, regardless of receiving a bill from Owner.(c) Concurrently with the execution hereof, Occupant shall deposit with Owner \$ 89 to secure Occupant's performance pursuant to the provisions of  
this Rental Agreement. Owner may commingle the deposit with funds in its general accounts, and may, at Owner's election, apply the deposit to any amounts due and  
unpaid by Occupant hereunder. The balance of the deposit shall be returned to Occupant, without interest, after the termination of this Rental Agreement providing that  
Occupant is not in default hereunder.5. USE OF PREMISES AND COMPLIANCE WITH LAW. Occupant acknowledges that Owner has no concern with the kind, quantity or value of property stored by  
Occupant. It is specifically understood and agreed that Owner need not be concerned with the kind, quantity, or value of personal property or other goods  
stored by Occupant in or about the Premises pursuant to this Rental Agreement. Occupant shall not store any improperly packaged food or perishable goods,  
flammable materials, explosives or other inherently dangerous material, nor perform any welding on the Premises or in the Project. Occupant shall not store any  
personal property on the Premises which would result in the violation of any law of any governmental authority and Occupant shall comply with all laws, rules,  
regulations and ordinances of any and all governmental authorities concerning the Premises or the use thereof. Occupant shall not use the Premises in any manner that  
will constitute waste, nuisance, or unreasonable annoyance to other occupants in the Project. Occupant acknowledges and agrees that the Premises and the Project are  
not suitable for the storage of heirlooms or precious, invaluable, or irreplaceable property such as books, records, writings, works of art, objects for which no immediate  
resale market exists and objects which are claimed to have special or emotional value to Occupant. Occupant agrees that the value of any such item shall not exceed  
for any purpose the salvage value of the raw materials of which the item is constituted. Occupant acknowledges that the Premises may be used for storage of RVs,  
boats, trailers and vehicles only, and that use of the Premises for the conduct of business or for human or animal habitation is specifically prohibited. By placing his  
INITIALS HERE AM, Occupant acknowledges that he has read, understands and agrees to comply with the provisions of this paragraph 5.6. INSURANCE. Occupant, at Occupant's sole expense, shall maintain on all personal property in, on or about the Premises, to the extent of at least 100% of the  
actual cash value of such personal property, a policy or policies of insurance covering damage by fire, extended coverage perils, vandalism and burglary. Occupant may  
obtain insurance from the insurance company of Occupant's choice. To the extent Occupant does not maintain the required insurance coverage for the full value of the  
personal property stored in the Enclosed Space and Parking Space, Occupant shall be deemed to have "self-insured." To the extent that Occupant has "self-insured,"  
Occupant shall bear all risk of loss or damage. Occupant hereby releases Owner and Owner's agents and authorized representatives and employees  
(hereinafter collectively referred to as "Owner's Agents") from any and all claims for damage or loss to the personal property in, on or about the Premises,  
that are caused by or result from perils that are, or would be, covered under the required insurance and hereby waives any and all rights of recovery against  
Owner and Owner's Agents in connection with any damage which is or would be covered by any such insurance. Nothing in this paragraph shall limit or reduce  
the rights and benefits of Owner under paragraph 7. By placing his INITIALS HERE AM, Occupant acknowledges that he has read and understands the  
provisions of this paragraph 6 and agrees to comply with its requirements.7. LIMITATION OF OWNER'S LIABILITY; INDEMNITY. Owner and Owner's Agents shall not be liable to Occupant for any damage, loss or personal injury to  
any person, Occupant or any property stored in, on or about the Premises or the Project, arising from any cause whatsoever, including, but not limited to,  
theft, fire, mysterious disappearance, rodents, acts of God or the active or passive acts, omissions or negligence of Owner or Owner's Agents, except that  
Owner or Owner's Agents, as the case may be, may, except as otherwise provided in paragraph 6, be liable to Occupant for damage, loss or personal injury  
to Occupant or Occupant's property resulting from Owner's or Owner's Agents' fraud, willful injury or willful violation of law. Occupant shall indemnify and hold  
Owner and Owner's Agents harmless from any and all damage, loss, or personal injury arising out of or in connection with any damage, loss or personal injury to any  
person or property occurring in, on or about the Premises or the Project, arising in any way out of Occupant's use of the Premises. Notwithstanding anything contained  
in this Rental Agreement, in no event shall Owner or Owner's Agents be liable to Occupant in an amount in excess of \$5,000 for any damage, loss or personal injury to  
any person, Occupant or any property stored in, on or about the Premises or the Project arising from any cause whatsoever, including, but not limited to, Owner's or  
Owner's Agents' active or passive acts, omissions or negligence. By placing his INITIALS HERE AM, Occupant acknowledges that he has read,  
understands and agrees to the provisions of this paragraph 7.8. ENTIRE AGREEMENT. There are no representations, warranties, or agreements by or between the parties which are not fully set forth herein and no  
representative of Owner or Owner's Agents is authorized to make any representations, warranties or agreements other than as expressly set forth herein.  
This Rental Agreement sets forth the entire agreement of the parties with respect to the subject matter hereof and supersedes all prior agreements or  
understandings with respect thereto.9. INCORPORATION OF PROVISIONS ON REVERSE SIDE. By placing his INITIALS HERE AM, Occupant acknowledges that he has read, is familiar  
with and agrees to all of the provisions printed on the reverse side of this Rental Agreement, and Owner and Occupant agree that all such provisions  
constitute a material part of this Rental Agreement and are hereby incorporated by reference.

IN WITNESS WHEREOF, the parties hereto have executed this Rental Agreement the day and year first above written.



## SUNRISE BOAT & RV STORAGE

5925 E. Lake Mead Blvd., Las Vegas, NV. 89156

### RENTAL RULES & REGULATIONS

1. Rent is due on the first day of the month. Payments received or postmarked by the 5<sup>th</sup> of the month will not receive a late charge. Payments received or postmarked on the 6<sup>th</sup> of the month will be assessed a \$10.00 late charge. A demand letter fee of \$15.00 will be assessed if the rent remains unpaid on or after the 15<sup>th</sup> of the month.
2. Please enter your six digit gate code on the key pad every time you enter and exit the property. (Every time your code is used your name and space # are recorded on the computer with your entry and exit times). Gate codes are entered by pressing the \* first, your six digit gate code, followed by the # sign. Please keep your gate code secure and do not give your gate code to anyone else, not listed on your contract (i.e. contractors, friends, etc). Your stored items and those of others depend on the security. If you feel your gate code has been compromised stop by the office any time so we can change it. **ENTER YOUR GATE CODE EVEN IF THE GATE IS OPEN. YOU WILL NOT BE ABLE TO EXIT IF YOU HAVEN'T ENTERED YOUR CODE AT ENTRY.** If you are in after hours and require manager assistance, there will be a \$25.00 charge applied to your account.
3. Please place a wooden block under the tongue or jack, and block the wheels on your RV, 5<sup>th</sup> wheel, trailer, vehicle or boat. Our property is sloped for drainage, and even trailers with wheeled jacks have rolled with strong winds. You will be responsible for any damage to our property or other tenants, and **will be repaired at your expense.**
4. Please keep your tires inflated and any covers and/or tarps securely fastened.
5. Please use only ONE LOCK on your roll-up door. We will cut off and destroy your 2<sup>nd</sup> lock.
6. Please give notice of your intent to vacate at least 5 days prior to vacating the property. Vacate on or before the last day of the month. If you vacate on the first day of the month or later, you will be charged for the whole month. **This rule will not be waived.** In addition to signing a notice to vacate, your security deposit will be returned only if the space you vacate is left in the same condition as when you rented. The space must be left clean and undamaged. Your deposit will be returned by mail to the last address given to us within 30 days of your vacating the space.
7. Please update your address and phone number. If mail is returned or we are unable to contact you by phone, your gate code will be suspended until we receive the update. For your protection we require all address changes to be in writing.

I, Abdelrazek M. Mansour understand the above regulations and will abide by these rules.

Mansour A  
Signature

10.8.15  
Date

# SELF STORAGE LEASE AGREEMENT

Owner/Facility Address:

**SUNRISE BOAT & RV STORAGE**  
**5925 E. LAKE MEAD BLVD.**  
**LAS VEGAS, NV 89156**  
**702-438-6655**

manager@boat-storage.com

Space, Rents, Fees, & Charges

Space #: C123

Rent: \$ 129

Rent Due Date: 1st OF Month

Non Refundable Admin Fee: \$20

Bad Check Charge: \$25

Late Fee: \$10

Letter Charge: \$10

Lien Letter Charge: \$15

Occupant Information:

Name: ABDERRAHIM MANSOURI SSN:                      Driver's License: 2000116824 State: NV

Address: 7090 BURET AVE # 33 City: LAS VEGAS State: NV Zip: 89156-8003

Home Phone: 702-480-7821 Cell Phone:                      Email: ABOULMANSOURI@yahoo.com

I am currently on Active Duty Military Service ☐

My Spouse is currently on Active Duty Military Service ☐

Alternate Person:

Name: ANOUAR MANSOURI Home Phone: 702-613-3223 Email: ANOUARM20@gmail.com

Address:                      City:                      State:                      Zip:                     

## NEVADA LAW REQUIRES STORAGE OCCUPANTS TO DISCLOSE:

1. Whether any of the following Protected Property is or will be stored in the Leased Space:

- ☐ Documents, files or electronic data containing financial, medical, legal or passport information about Occupant's customers, clients or patients (except Occupant's personal records). Read the Disclosure Below
- ☐ Pharmaceuticals (except those dispensed by a pharmacy for Occupant's personal use)
- ☐ Alcoholic beverages ☐ Firearms ☒ None INITIAL: [Signature]

## STORING PROTECTED DOCUMENTS, FILES, OR ELECTRONIC DATA:

If you are subject to mandatory licensing, registration, permitting, or other professional or occupational regulation by a governmental agency, board, or commission and the Protected Property to be stored is related to that profession or occupation, you are to provide written notice to that agency, board, or commission. It must state that you are storing Protected Property, identify the general type of Protected Property being stored at the facility, and complete contact information for the facility. You will provide us with a copy of any written notice provided to any such agency, board, or commission. You MUST provide complete contact information for an alternate person if we are unable to reach you.

**OCCUPANT NOTICE:** (1) Pursuant to the Nevada Self-Service Storage Facility Act your property will be subject to a claim of lien for unpaid rent and other charges and may even be sold or otherwise disposed of to satisfy the lien if rent and other charges due remain unpaid for fourteen (14) consecutive days. (2) It is unlawful to use this storage facility as a residence. (3) You are advised to purchase insurance on your stored property. The Nevada legislature has determined that such insurance is available through most insurers. DO NOT SIGN this agreement until you have read it, including the provisions below the signature line and on the second page of this agreement, and fully understand it. This agreement limits the Owner's liability for loss of or damage to your stored property. If you have any questions concerning its legal effect, consult your legal advisor.

Kathy 4-17-17 Mansouri A 4-17-17  
 On Behalf of Owner Date Occupant Date

The Owner rents to Occupant the storage space indicated above pursuant to the following terms and conditions:

- TERM:** The term of the tenancy shall commence on the date indicated above and shall continue until terminated on a month-to-month basis. The minimum rental term is one month.
- RENT:** The rent shall be the amount stated above and paid to Owner at the address stated above. Rent is due on the Rent Due Date indicated above of each month in advance and without demand. Owner reserves the right to require that rent and other charges be paid in cash, certified check or money order. Owner may change the monthly rent or other charges by giving Occupant thirty (30) days advanced written notice by first-class mail or e-mail at the address stated in this agreement. The new rent shall become effective on the next date rent is due. If Occupant has made advanced rental payments, the new rent will be charged against such payments, effective upon giving notice of the new rate.
- PARTIAL RENT PAYMENTS:** Owner, at Owner's sole discretion, may accept or reject partial rent payments. Acceptance of partial payments of rent by Owner shall not constitute a waiver of Owner's rights and Occupant understands and agrees that acceptance of a partial rent payment made to cure a default for non-payment of rent shall not delay or stop foreclosure on Occupant's stored property as provided by the Nevada Self-Service Storage Facility Act.
- CHANGE OF ADDRESS:** Occupant's must provide address changes to Owner in writing. Such change will become effective when received by Owner. It is Occupant's responsibility to verify that Owner has received and recorded the requested change of address.

# Storage leases

## VEHICLE AND BOAT STORAGE ADDENDUM

Occupant Name(s): ABDERRAHIM MANSOURI Space # 0123

It is understood and agreed that the references to "Property" and "Goods" in the rental agreement shall include recreational vehicles, vehicles, boats and trailers as well as their contents. Prior to storage of any vehicle, a copy of the title and/or registration must be provided to Owner. Copies will be maintained in our files. All vehicles and boats must be titled and/or currently registered to Occupant. All terms and conditions of the rental agreement shall apply except as otherwise provided for in this addendum.

- 1. USE OF SPACE:** Occupant shall only park the vehicle(s), boat(s) or trailer(s) in the space designated in this agreement. The vehicle(s), boat(s) or trailer(s) must be owned by Occupant. All parked vehicles and boats must be in operating condition. No personal property to be stored on the ground. All storage to be on wheeled vehicle.
- 2. OWNER'S LIEN:** Owner has a lien on Occupant's vehicle or boat as provided by NRS sections 108.473 through 108.4783 (Lien for Self Storage Facilities). If rent and other charges remain unpaid Owner may, in Owner's sole discretion, foreclose on the lien and sell the vehicle or boat or have the vehicle or boat towed from the facility when rent or other charges are 60 or more days past due.
- 3. INSURANCE OBLIGATION:** Occupant agrees to maintain, at Occupant's sole expense, a policy of comprehensive physical damage coverage for the full value of Occupant's vehicle, boat or trailer. Insurance on Occupant's vehicle, boat or trailer is a material condition of this agreement and is for the benefit of both the Occupant and Owner. Failure to carry the required insurance is a breach of this agreement and Occupant assumes all risk of loss to the vehicle, boat or trailer that would be covered by such insurance. Occupant expressly agrees that the insurance company providing such insurance shall not be subrogated to any claim of Occupant against Owner, Owner's agents or employees for loss of or damage to any vehicle, boat or trailer. If Occupant fails to insure the vehicle, boat or trailer or let's such insurer lapse or expire as required by this section, the value of the boat and any contents within the vehicle or boat or on the trailer shall be deemed not to exceed \$2,500.
- 4. WAIVER OF LIABILITY FOR DAMAGE TO VEHICLE OR BOAT:** Occupant's vehicle, boat or trailer is parked at Occupant's sole risk. The Owner, Owner's agents and employees shall not be liable to Occupant for loss of or damage to the Occupant's parked vehicle, boat, trailer or the property within the vehicle or boat arising from any cause whatsoever including, but not limited to, theft, mysterious disappearance, fire, water damage, rodents, acts of God, the active or passive acts or omissions or negligence of the Owner, the Owner's agents or employees.
- 5. RELOCATION:** In the event of an emergency or to make repairs Owner shall have the right to move Occupant's vehicle or watercraft to another part of the premises. The vehicle, boat or trailer may be relocated, towed and/or impounded at Occupant's expense, if it is not properly parked within the boundaries of the space designated above, if Occupant parks a vehicle or boat other than the one described in this agreement or violates any rule posted by Owner.
- 6. MAINTENANCE PROHIBITED:** Occupant shall not perform any maintenance, repairs or dismantling of the vehicle or boat at any time on the premises. Extra gasoline, diesel, oil or any other hazardous materials may not be stored in the vehicle or boat while on the premises.
- 7. AUTHORIZED ENTRY:** Any person with a valid gate number and a key to the vehicle or watercraft is presumed to have Occupant's authorization to remove the vehicle or watercraft from the premises.

The above provisions are a part of the rental agreement between the parties for the space number indicated above that is Dated: 4-17-17.

Occupant's Signature: 16BJSV19X7F418464 Date: 4-17-17

RV/Boat/Car Make BUS Chevy Model C5500 Year 2007 Color WHITE

VIN Number(s): \_\_\_\_\_ Lic # \_\_\_\_\_ State \_\_\_\_\_

Tow Vehicle Make \_\_\_\_\_ Model \_\_\_\_\_ Year \_\_\_\_\_ Color \_\_\_\_\_

Lic # \_\_\_\_\_ State \_\_\_\_\_

On Behalf of Self Storage Facility Owner: Kathy

**SUNRISE BOAT & RV STORAGE**  
**5925 E. LAKE MEAD BLVD., LAS VEGAS, NV 89156**  
**702-438-6655    EMAIL: MANAGER@BOAT-STORAGE.COM**

**RULES ACKNOWLEDGEMENT:**

1. **RENT DUE ON 1<sup>ST</sup> OF EVERY MONTH** (option to receive invoice is \$2.00 per month)

Late Fee \$10 on 6<sup>th</sup> + \$15 on 16<sup>th</sup>

INITIALS



2. **ENTER YOUR GATE CODE** every time you enter and exit, even if the gate is open, as we log all traffic in and out.
3. **PLEASE PLACE A WOODEN BLOCK UNDER TONGUE OR JACK**, the LOT IS SLOPED for drainage.
4. **PARK IN CENTER OF SPACE.** Please keep tires inflated and covers securely fastened, doors locked and remove valuables.
5. **"A" ROW enclosed unit: use only ONE lock.** INITIALS
6. **"D" ROW - STAY 5' AWAY FROM BACK WALL.** INITIALS
7. **REQUIRED MOVE OUT NOTICE: 7 DAYS.** PLEASE MOVE AT THE END OF MONTH, we do not prorate when moving out. You will lose your deposit if you move without notice. Unit to be broom swept with no damage. INITIALS
8. **NEW ADDRESS, CREDIT CARD, PHONE?** Email/call us within 10 days or fill out form at office.
9. **Please Document any existing damage to the unit when you move in** as you will be responsible for damage when you move out:

**Acknowledgement:**

I, Abderrahim Mansouri, understand the above regulations and will abide by these rules.

Signature:

Space#

Mansouri A  
C123

Date: 4-17-17

# Agenda Item# 43

(Agenda item# 43 was amended  
to include the Interim Order on 12/10/2020)



RECEIVED

NOV 24 2020

Nevada Transportation Authority  
Las Vegas Nevada

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Joint-Application of Kaptyn Nevada and  
Presidential Limousine to Sale and Transfer  
Certificates of Public Convenience and Necessity  
1007 and 2119

Docket No. 19-09012 & 19-09013

MOTION FOR INTERIM AUTHORITY

COMES NOW, Joint-Applicants, Kaptyn Nevada, LLC ("Kaptyn") and Presidential Limousine ("PRESIDENTIAL") (collectively referred to as the "Parties"), by and through their counsel of record, Kimberly Maxson-Rushton, Esq. and hereby submits the following Motion for Interim Authority for Certificates of Public Convenience and Necessity ("CPCN") 1007 and 2119 to be transferred upon completion of all outstanding compliance items. This Petition is filed pursuant to Nevada Administrative Code ("NAC") 706.3959 and 706.3998.

All notices, pleading documents and correspondence pertaining to this proceeding should be directed to the following individual:

Kimberly Maxson-Rushton, Esq.  
Cooper Levenson, Attorneys at Law  
3016 W. Charleston Blvd., Ste. 195  
Las Vegas, Nevada 89102  
krushton@cooperlevenson.com

I. INTRODUCTION

On or about September 15, 2019, the Parties filed a Joint-Application to sell and transfer CPCN 1007 and 2119 to Kaptyn Nevada. Thereafter, on December 30, 2019 at a special meeting the Nevada Transportation Authority ("NTA") approved the applications thereby authorizing Kaptyn and Presidential to proceed with completing the compliance items.



1 In March 2020, the Parties were unable to complete the compliance items due to COVID-  
2 19 and the shut down of most government agencies. As a result, Kaptyn requested authority to  
3 extend the compliance period and if necessary, file updated information should there be any  
4 material changes.

5 On November 24, 2020, the Parties submitted updated financials and a revised list of  
6 Officers and Directors of Kaptyn Acquisition Corp. ("KAC") and organizational chart for Kaptyn  
7 Nevada. Additionally, Kaptyn submitted the revised Asset Purchase Agreement and Schedules.  
8

9 In addition, Kaptyn resumed its efforts to complete the outstanding compliance items, most  
10 of which have now been finalized. More specifically, Kaptyn has obtained all state and local  
11 business licenses as well as a Nevada tax permit. It has secured commercial insurance in the  
12 amounts consistent with NAC 706.191 and Kaptyn has a registered vehicle available for inspection.  
13 Furthermore, Kaptyn has received approval of the proposed tariffs and all requisite individual  
14 background investigations have been completed with no areas of concern arising.  
15

## 16 17 **II. REQUEST TO TRANSFER CPCN 1007 & 2119 UPON COMPLETION OF** 18 **COMPLIANCE**

19 Nevada law requires a commercial carrier to be fit, willing and able to perform the services  
20 of a common motor carrier and to operate consistent with the legislative policy set forth in Nevada  
21 Revised Statute (NRS) 706.151. The NTA having previously ruled that the Applications meet all  
22 regulatory requirements the Parties hereby request that following Staff's review of the revised  
23 financials and completion of the noted compliance items that the respective CPCN's be  
24 transferred. Accordingly, Kaptyn requests interim authority to initiation operations. NAC  
25 706.3998.  
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II. CONCLUSION

Based on the arguments set forth herein, the papers and pleadings on file with the NTA coupled with the information contained in the respective application files, Joint Applicant's respectfully request that the upon completion of the compliance items the Presiding Officer deem this matter to be complete and authorize the transfer of CPCN's 1007 and 2119 to Kaptyn Nevada.

DATED this 24<sup>th</sup> day of November, 2020.

COOPER LEVENSON, P.A.



Kimberly Maxson-Rushton, Esq.  
Nevada Bar No. 5065  
3016 W. Charleston Boulevard, #195  
Las Vegas, NV 89102  
*Counsel for Joint-Applicants*

# Agenda Item# 44

(Agenda item# 44 was amended  
to include the Interim Order on 12/10/2020)

RECEIVED

NOV 24 2020

Nevada Transportation Authority  
Las Vegas Nevada

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Joint-Application of Kaptyn Nevada and  
Presidential Limousine to Sale and Transfer  
Certificates of Public Convenience and Necessity  
1007 and 2119

Docket No. 19-09012 & 19-09013

MOTION FOR INTERIM AUTHORITY

COMES NOW, Joint-Applicants, Kaptyn Nevada, LLC ("Kaptyn") and Presidential Limousine ("PRESIDENTIAL") (collectively referred to as the "Parties"), by and through their counsel of record, Kimberly Maxson-Rushton, Esq. and hereby submits the following Motion for Interim Authority for Certificates of Public Convenience and Necessity ("CPCN") 1007 and 2119 to be transferred upon completion of all outstanding compliance items. This Petition is filed pursuant to Nevada Administrative Code ("NAC") 706.3959 and 706.3998.

All notices, pleading documents and correspondence pertaining to this proceeding should be directed to the following individual:

Kimberly Maxson-Rushton, Esq.  
Cooper Levenson, Attorneys at Law  
3016 W. Charleston Blvd., Ste. 195  
Las Vegas, Nevada 89102  
krushton@cooperlevenson.com

I. INTRODUCTION

On or about September 15, 2019, the Parties filed a Joint-Application to sell and transfer CPCN 1007 and 2119 to Kaptyn Nevada. Thereafter, on December 30, 2019 at a special meeting the Nevada Transportation Authority ("NTA") approved the applications thereby authorizing Kaptyn and Presidential to proceed with completing the compliance items.

1 In March 2020, the Parties were unable to complete the compliance items due to COVID-  
2 19 and the shut down of most government agencies. As a result, Kaptyn requested authority to  
3 extend the compliance period and if necessary, file updated information should there be any  
4 material changes.

5 On November 24, 2020, the Parties submitted updated financials and a revised list of  
6 Officers and Directors of Kaptyn Acquisition Corp. ("KAC") and organizational chart for Kaptyn  
7 Nevada. Additionally, Kaptyn submitted the revised Asset Purchase Agreement and Schedules.  
8

9 In addition, Kaptyn resumed its efforts to complete the outstanding compliance items, most  
10 of which have now been finalized. More specifically, Kaptyn has obtained all state and local  
11 business licenses as well as a Nevada tax permit. It has secured commercial insurance in the  
12 amounts consistent with NAC 706.191 and Kaptyn has a registered vehicle available for inspection.  
13 Furthermore, Kaptyn has received approval of the proposed tariffs and all requisite individual  
14 background investigations have been completed with no areas of concern arising.  
15

## 16 17 **II. REQUEST TO TRANSFER CPCN 1007 & 2119 UPON COMPLETION OF** 18 **COMPLIANCE**

19 Nevada law requires a commercial carrier to be fit, willing and able to perform the services  
20 of a common motor carrier and to operate consistent with the legislative policy set forth in Nevada  
21 Revised Statute (NRS) 706.151. The NTA having previously ruled that the Applications meet all  
22 regulatory requirements the Parties hereby request that following Staff's review of the revised  
23 financials and completion of the noted compliance items that the respective CPCN's be  
24 transferred. Accordingly, Kaptyn requests interim authority to initiation operations. NAC  
25 706.3998.  
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II. CONCLUSION

Based on the arguments set forth herein, the papers and pleadings on file with the NTA coupled with the information contained in the respective application files, Joint Applicant's respectfully request that the upon completion of the compliance items the Presiding Officer deem this matter to be complete and authorize the transfer of CPCN's 1007 and 2119 to Kaptyn Nevada.

DATED this 24<sup>th</sup> day of November, 2020.

COOPER LEVENSON, P.A.



Kimberly Maxson-Rushton, Esq.  
Nevada Bar No. 5065  
3016 W. Charleston Boulevard, #195  
Las Vegas, NV 89102  
*Counsel for Joint-Applicants*

# Agenda Item# 45

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 December 17, 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.

2. 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.

///



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 issued to Findlay Credit Acceptance, LLC d/b/a 9-1-1 Towing and Impound is hereby CANCELLED.
2. The carrier is to immediately remove any and all markings indicating “CPCN 7330” 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

Findley Credit Acceptance, LLC  
d/b/a 9-1-1 Towing and Impound  
Docket 20-10006  
December 17, 2020 General Session

**This carrier has multiple fines due to the NTA and has additional citation issues.**

**TABLED FROM THE NOVEMBER 19, 2020 GENERAL SESSION**

10/6/20 rmb  
DT/NTA

Department of Business and Industry  
Nevada Transportation Authority

2 6  
**RECEIVED**

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 7330.

Therefore, Shawn Enayat, the authorized representative for

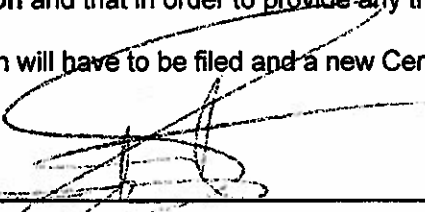
Findlay Credit Acceptance, LLC dba 9-1-1 Towing and Impound

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  
\_\_\_\_\_  
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:**

1. 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.

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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 -*

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  
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.

## **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.
  - 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.
  - 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.
  - 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.
  - 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.
  - 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.
  - 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 28<sup>th</sup> 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.
  - 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.
  - On 08/10/2020 the NTA granted an extension with repayments due on or before 09/28/2020 until paid in full.
  - 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.
  - 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.
  - 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.
  - 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 09/17/2020 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.
  - 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.**

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 7330.

Therefore, Shawn Enayat, the authorized representative for

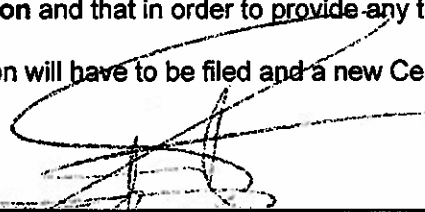
Findlay Credit Acceptance, LLC dba 9-1-1 Towing and Impound

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  
\_\_\_\_\_  
Printed name of Petitioner

\_\_\_\_\_  
Address

3660 S. Valley View Blvd., Las Vegas, Nevada 89103  
\_\_\_\_\_  
Address

(702) 336-9938  
\_\_\_\_\_  
Phone number

\_\_\_\_\_  
Fax number

shawnenayat@gmail.com  
\_\_\_\_\_  
Email address

\_\_\_\_\_  
Email address

**INSTRUCTIONS:**

1. 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.

\_\_\_\_\_

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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 -*

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  
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.



## OATH

STATE OF Nevada }

COUNTY OF Clark }

I, Shawn Enayat, being duly sworn, state that I file this application as (indicate relationship to applicant, i.e. owner, title as officer, etc.) owner; that, in 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 to and sworn before me on this

 day of \_\_\_\_\_, 20\_\_\_\_.

Notary Public

  
Signature of Attorney, if any

Mailing address of applicant:

3660 S. Valley View Blvd.

Las Vegas, Nevada 89103

Phone: (702) 336-9938

Fax: \_\_\_\_\_

Email: shawnenayat@gmail.com

Mailing address of attorney: James S. Kent, Esq.

9480 S. Eastern Ave., Suite 228

Las Vegas, Nevada 89123

Phone: (702) 385-1100

Fax: \_\_\_\_\_

Email: jamie@jamiekent.org



# ADMINISTRATIVE CITATION AND VERIFIED COMPLAINT

ISSUED PURSUANT TO NRS 706.771

No. 21066

STATE OF NEVADA

County of CLARK

City of LAS VEGAS

Time 2:00 PM Day of FRI Date 2 4 20 19

Location 3300 W. SAHARA AV #200 LAS VEGAS NV

Name Last First Middle

Residence Address Street City State Zip

Operator License No. State

D.O.B. Mo. Day Yr. Sex Ht. Wt. Hair Eyes

Company Name FINDLAY CREDIT ACCEPTANCE LLC 911 TOWING + IMPROVING

Company Address 3660 S. VALLEY VIEW 7330

City LAS VEGAS State NV Zip 89103

Vehicle Year Make Body Color

Vehicle License Number Year

Respondent FINDLAY CREDIT ACCEPTANCE LLC 911 TOWING + IMPROVING

DID THEN AND THERE COMMIT THE FOLLOWING OFFENSES/INFRACTIONS:

1. Violation CONDITIONS FOR PERSON OTHER THAN OWNER OF MOTOR VEHICLE NRS/NAC 706.477 ☐ CFR ☐ Other

To wit: RESPONDENT TOWED A VEHICLE IN VIOLATION OF 48 HOURS NOTIFICATION

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/Complainant's Signature P No. Date

S. Hawkins [Signature] 7050 2-4-19

The potential fine for each of the above violations is up to \$10,000. You are hereby notified to appear before the Nevada Transportation Authority at:

☒ 3300 W. Sahara Ave., Suite 200, Las Vegas, Nevada 89102

☐ 1755 E. Plumb Lane, Suite 216, Reno, Nevada 89502

on 3 Month 2 Day 20 19, at 2:00 am/pm

Signature [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

02/05/19 in

# ADMINISTRATIVE CITATION AND VERIFIED COMPLAINT

ISSUED PURSUANT TO NRS 706.771

No. 21068

STATE OF NEVADA

County of CLARK City of LAS VEGAS

Time 10:55 A.M. Day of WED Date 2 20 19  
Month Day Year

Location 3660 S. Valley View

Name [Redacted] Last First Middle

Residence Address [Redacted] Street

City [Redacted] State [Redacted] Zip [Redacted]

Operator License No. [Redacted] State [Redacted]

D.O.B. [Redacted] Mo. Day Yr. Sex [Redacted] Ht. [Redacted] Eyes [Redacted]

Company Name FINLAY CREDIT CO 911 TOWING AND IMPOUNDING

Company Address 3660 S. VALLEY VIEW BLVD Street

LAS VEGAS NV 89103  
City State Zip

Vehicle [Redacted] Year Make Body Color

Vehicle License [Redacted] Number State Year

Respondent FINLAY CREDIT CO 911 TOWING AND IMPOUNDING

DID THEN AND THERE COMMIT THE FOLLOWING OFFENSES/INFRACOES:

- 1) Violation PUBLIC INSPECTION NRS/146 CFI  
OF TARIFF AND REGULATION 706.1389 ☐ Other
- 2) Violation ANNUAL INSPECTION NRS/146 CFR  
AND REVIEW OF ORDERING 706.2473 391.25 ☐ Other

To wit: RESPONDENT FAILED TO POST A COPY  
OF TARIFF IN A LOCATION FOR PUBLIC INSPECTION

To wit: RESPONDENT FAILED TO MAKE INQUIRY  
ONCE EVERY 12 MONTHS FOR EACH DRIVER

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 S. HAWKINS Officer/Complainant's Signature [Signature] P No. 1050 Date 2/20/19

The potential fine for each of the above violations is up to \$10,000. You are hereby notified to appear before the Nevada Transportation Authority at:

☒ 3300 W. Sahara Ave., Suite 200, Las Vegas, Nevada 89102

☐ 1755 E. Plumb Lane, Suite 216, Reno, Nevada 89502

on March 8 20 19 at 2:00 am / pm  
Month Day Year

Signature [Signature] Terri Drake  
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

# ADMINISTRATIVE CITATION AND VERIFIED COMPLAINT

ISSUED PURSUANT TO NRS 706.771

No. 21069

STATE OF NEVADA

County of CLARK City of LAS VEGAS

Time 10:55 A.M. Day of WED Date 2 20 19  
Month Day Year

Location 3660 S. Valley View

Name Last First Middle

Residence Address Street

City State Zip

Operator License No. State

D.O.B. Mo. Day Yr. Sex

Company Name FINDLAY CREDIT DBA 911 TOWING AND EMPO  
MV CFN 7330

Company Address 3660 S. VALLEY VIEW BLVD  
Street

LAS VEGAS NV 89103  
City State Zip

Vehicle Year Make Body Color

Vehicle License Number State Year

Respondent FINDLAY CREDIT ACCEPTANCE DBA 911 TOWING + EMPO

DID THEN AND THERE COMMIT THE FOLLOWING OFFENSES/INFRACTIONS:

1. Violation RECORDS OF VIOLATIONS NRS NAC 706.2473 ☒ CFR 391.27  
☐ Other

To wit: RESPONDENT FAILED TO LIST ALL OF VIOLATIONS OF MOTOR VEHICLE LAWS FOR WHICH CARDS

2. Violation GENERAL REQUIREMENT FOR DRIVER QUAL FILLS NRS NAC 706.2473 ☒ CFR 391.51  
☐ Other

To wit: RESPONDENT FAILED TO MAINTAIN A DRIVER QUAL FILE + ALLOWED DRIVER TO PERFORM TOW

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 S. HAWKINS Officer/Complainant's Signature Scott Hawkin P No. 1050 Date 2/20/19

The potential fine for each of the above violations is up to \$10,000. You are hereby notified to appear before the Nevada Transportation Authority at:

- ☒ 3300 W. Sahara Ave., Suite 200, Las Vegas, Nevada 89102  
☐ 1755 E. Plumb Lane, Suite 216, Reno, Nevada 89502

on March 8 20 19, at 2:00 am/pm

Signature [Signature] Terri Drake

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

# ADMINISTRATIVE CITATION AND VERIFIED COMPLAINT

ISSUED PURSUANT TO NRS 706.771

No. 21070

STATE OF NEVADA

County of CLARK City of LAS VEGAS  
 Time 10:55 A.M. Day of WED Date 2 20, 2019  
 Location 3660 S. Valley View

Name.....  
 Last First Middle

Residence Address.....  
 Street

City State Zip

Operator License No..... State.....

D.O.B..... Mo. Day Yr. Sex Ht. Wt. Hair Eyes

Company Name 911 TOWING AND IMPOUND  
FENDLEY CREDIT dba MV/ CPCN 7330

Company Address 3660 S. VALLEY VIEW BLVD  
 Street

LAS VEGAS NV 89103  
 City State Zip

Vehicle.....  
 Year Make Body Color

Vehicle License.....  
 Number State Year

Respondent FENDLEY CREDIT ACCEPTANCE dba 911 TOWING AND IMPOUND  
 DID THEN AND THERE COMMIT THE FOLLOWING OFFENSES/INFRACTIONS:

1. Violation QUALIFICATIONS NRS NAC ☒ CFR  
OF DRIVERS 706.2473 ☐ Other 391.11

To wit: RESPONDENT ALLOWED DRIVER TO OPERATE  
OR DRIVE A COMMERCIAL VEHICLE W/O MEDICAL RECORD

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 / Complainant's Signature P No. Date

S. HAWKINS S. Hawkins 7050 2/24/19

The potential fine for each of the above violations is up to \$10,000. You are hereby notified to appear before the Nevada Transportation Authority at:

☒ 3300 W. Sahara Ave., Suite 200, Las Vegas, Nevada 89102  
☐ 1755 E. Plumb Lane, Suite 216, Reno, Nevada 89502

on March 8, 2019, at 2:00 am / pm

Signature [Signature] Terri Drake

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) (C) 2803

# ADMINISTRATIVE CITATION AND VERIFIED COMPLAINT

ISSUED PURSUANT TO NRS 706.771

No. 21072

STATE OF NEVADA

County of CLARK City of LAS VEGAS  
 Time 10:55 A.M. Day of WED Date 2 20 19  
 Location 3660 S. Valley View

Name.....  
 Last First Middle

Residence Address.....  
 Street

City State Zip

Operator License No..... State.....

D.O.B.....  
 Mo. Day Yr. Sex Ht. Wt. Hair Eyes

Company FINDLAY CREDIT ACCEPTANCE  
 Name ABA 911 TOWING AND EMPLOYMENT MV/CEN 7330

Company Address 3660 S. VALLEY VIEW BLVD  
 Street

LAS VEGAS NV 89103  
 City State Zip

Vehicle.....  
 Year Make Body Color

Vehicle License.....  
 Number State Year

Respondent FINDLAY CREDIT ACCEPTANCE ABA 911 TOW & EMPLOY

DID THEN AND THERE COMMIT THE FOLLOWING OFFENSES/INFRACTIONS:

1. Violation REVOCATION NRS/NAC ☐ CFR  
OR SUSPENSION OF CERT 706.398 ☐ Other

To wit: RESPONDENT FAILED TO OPERATE UNDER

TERMS AND CONDITIONS OF CERTIFICATE

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 S. HAWKINS Officer/Complainant's Signature [Signature] P No. 7050 Date 2/20/19

The potential fine for each of the above violations is up to \$10,000. You are hereby notified to appear before the Nevada Transportation Authority at:

☒ 3300 W. Sahara Ave., Suite 200, Las Vegas, Nevada 89102

☐ 1755 E. Plumb Lane, Suite 216, Reno, Nevada 89502

on March 8, 20 19, at 2:00 am/pm (pm)  
 Month Day

Signature [Signature] Terri Drake  
 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







BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: Administrative Citation Number 21066                     )  
issued to Findlay Credit Acceptance, LLC d/b/a                     )  
911 Towing & Impound for a violation of                     )  
NAC 706.4477.                     )

---

**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: February 5, 2019  
Las Vegas, Nevada

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re Administrative Citation Number 21068 - 21073  
21066 )

issued to Findlay Credit Accept. LLC  
dba All Touring & Beyond

**STIPULATED CONTINUANCE**  
**REQUEST AND ORDER**

**REQUEST**

Date: 3/8, 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 March 8, 2019 at 2:00 am/pm.
- Requesting a 35-day continuance.
- Reason for request Settlement discussions.
- Matter rescheduled to April 12, 2019 at 2:00 a.m. / (p.m.) and Respondent waives further notice of hearing reschedule date.

Respondent Signature

Shawn Enayef  
Respondent Printed Name

Deputy AG Signature

Laura C. Sork  
Deputy AG Printed Name

Respondent Address: \_\_\_\_\_

Telephone number: \_\_\_\_\_

**ORDER**

Continuance GRANTED / DENIED.

[Signature]  
Hearing Officer

Dated this 8 day of March, 2019 / Las Vegas, Nevada.

# ADMINISTRATIVE CITATION AND VERIFIED COMPLAINT

ISSUED PURSUANT TO NRS 706.771

No. 21628

STATE OF NEVADA

County of CLARK City of LAS VEGAS

Time 3:47 PM Day of FRI Date 03 29 2019

Location 2660 S. VALLEY VIEW BLVD

Name [Redacted]

Residence Address [Redacted]

Operator License No. [Redacted] State [Redacted]

D.O.B. [Redacted]

Company FINDLAY CREDIT ACCEPTANCE LLC

Name DBA 911 TOWING MV/OPCN 7330

Company Address 3660 S. VALLEY VIEW BLVD

LAS VEGAS NV 89103

Vehicle [Redacted]

Vehicle License FINDLAY CREDIT ACCEPTANCE LLC

Respondent DBA 911 TOWING

**DID THEN AND THERE COMMIT THE FOLLOWING OFFENSES/INFRACTIONS:**

1. Violation UNIFORM NRS/NAC 706.311 ☐ CFR ☐ Other RATES

To wit: RESPONDENT DID CHARGE A RATE

THAT WAS NOT IN ACCORDANCE WITH TARIFF

2. Violation INTERFERENCE NRS/NAC 706.194 ☐ CFR ☐ Other WITH INSPECTIONS

To wit: RESPONDENT DID INTERFERE OR HINDER

THE AUTHORITY FROM MAKING INSPECTION/INVESTIGATION

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 S. HAWKINS Officer/Complainant's Signature [Signature] P No. 1050 Date 3/29/19

The potential fine for each of the above violations is up to \$10,000. You are hereby notified to appear before the Nevada Transportation Authority at:

☒ 3300 W. Sahara Ave., Suite 200, Las Vegas, Nevada 89102

☐ 1755 E. Plumb Lane, Suite 216, Reno, Nevada 89502

on 4 12, 20 19, at 2:00 am/pm pm

Signature [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

1-1902-001

04/01/19 in

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re Administrative Citation Number 21066, 21068, 21069, 21070, 21072, 21073, 21078

issued to Finova Credit Acceptance, LLC  
dlr/la 911 Towing

**STIPULATED CONTINUANCE**  
**REQUEST AND ORDER**

**REQUEST**

Date: April 12, 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 April 12, 2019 at 2:00 am / (p.m.)
- Requesting a 56 -day continuance.
- Reason for request DAF Requests to reschedule Hearing for hearing
- Matter rescheduled to June 7th, 2019 at 2:00 a.m. / (p.m.) and Respondent waives further notice of hearing reschedule date.

Respondent Signature

[Signature]  
Respondent Printed Name

Deputy AG Signature

[Signature]  
Deputy AG Printed Name

Respondent Address: 3660 S Valley View Blvd.

LV NV 89102

Telephone number: (702) 336 9938

**ORDER**

Continuance (GRANTED) / DENIED.

[Signature]  
Hearing Officer

Dated this 12 day of April, 2019 / Las Vegas, Nevada.



# ADMINISTRATIVE CITATION AND VERIFIED COMPLAINT

ISSUED PURSUANT TO NRS 706.771

No. 21635

STATE OF NEVADA

County of CLARK City of LAS VEGAS

Time 1:03 PM Day of THURS Date 4 23 2019

Location 3300 W. SAHARA AVE

Name [REDACTED] Last First Middle

Residence Address [REDACTED] Street

City [REDACTED] State [REDACTED] Zip [REDACTED]

Operator License No. [REDACTED] State [REDACTED]

D.O.B. [REDACTED] Mo. Day Yr. Sex [REDACTED] Ht. Wt. Hair Eyes

Company TENDRY CREDIT ACCEPTANCE LLC MV/CPON 733U

Name DOA 911 TOWING

Company Address 3660 S. VALLEY VIEW BLVD Street

LAS VEGAS NV 89103 City State Zip

Vehicle [REDACTED] Year Make Body Color

Vehicle License [REDACTED] Number [REDACTED] Year

Respondent DOA 911 TOWING

DID THEN AND THERE COMMIT THE FOLLOWING OFFENSES/INFRACTIONS:

1. Violation UNIFORM RATES NRS/NAC 706.311 ☐ CFR ☐ Other

To wit: RESPONDENT DID CHARGE A RATE THAT WAS NOT IN ACCORDANCE WITH TARIFF

2. Violation [REDACTED] NRS/NAC [REDACTED] ☐ CFR ☐ Other

To wit: [REDACTED]

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 S. Hawkins Officer/Complainant's Signature [Signature] P No. 1050 Date 4/23/19

The potential fine for each of the above violations is up to \$10,000. You are hereby notified to appear before the Nevada Transportation Authority at:

☒ 3300 W. Sahara Ave., Suite 200, Las Vegas, Nevada 89102

☐ 1755 E. Plumb Lane, Suite 216, Reno, Nevada 89502

on 6 7 2019, at 2:00 am/pm

Signature [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

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

Citations 21066, 21068, 21069, 21070, 21071,  
21072, 21073, 21628 and 21635 issued to Findlay  
Credit Acceptance d/b/a 911 Towing for violation of  
NAC 706.4477, NAC 706.1389, NAC 706.2473 and  
NAC 706.311.

) Citations 21066, 21068, 21069,  
) 21070, 21071, 21072, 21073,  
) 21628 and 21635

---

**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.

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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: 7/22/19  
Las Vegas, Nevada

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

21066, 21068-70 21072-73

In Re Administrative Citation Number 21068, 210635

issued to 911 Towing

**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 Aug 16, 2019 at 2:00 am / pm.
- Requesting a 4-day continuance.
- Reason for request \_\_\_\_\_
- Matter rescheduled to Sept 13, 2019 at 2:00 a.m. / pm. and Respondent waives further notice of hearing reschedule date.

[Signature]  
Respondent Signature

M Batt  
Respondent Printed Name

[Signature]  
Deputy AG Signature

LOUIS CLOUT  
Deputy AG Printed Name

Respondent Address: \_\_\_\_\_

Telephone number: \_\_\_\_\_

**ORDER**

Continuance GRANTED / DENIED.

[Signature]  
Hearing Officer

Dated this 16<sup>th</sup> 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.	)	
_____	)	

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

**ORDER**

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

1. 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. 21073 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.
5. 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;

- 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
  - i. 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

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 twenty-four 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;
5. Staff shall conduct on Respondent within the next two years four random operational inspections; and

///

///

///

///

6. 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*  
Dawn Gibbons, Chairman

*George Assad*  
George Assad, Commissioner

*David Newton*  
David Newton, Commissioner

Attest: *Jennifer De Rose*  
Jennifer De Rose, Deputy Commissioner

Dated: 10/4/19  
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 28<sup>th</sup> 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,

A handwritten signature in blue ink that reads "Jennifer De Rose".

Jennifer De Rose, Deputy Commissioner

Dated: 10/4/19

Las Vegas, Nevada

Enclosure

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

No. 37486

Date 3/16/2020

Received from 911 Towing & Impound

Amount Two Thousand Dollars

\$ 2,000.00

Van Pool	Limo	Taxi	Tow	Warehouse	Filing Fee	Copy	Citation/Impound	Pub Costs	Other
							21066		

<input type="checkbox"/> Cash <input checked="" type="checkbox"/> Check <input type="checkbox"/> Certified Funds <input type="checkbox"/> Card	Reference / Approval Code: <u>1520</u> <u>L. Lutton</u>
---	---

Received by: L. Lutton

MEMO Citation # 21068  
# 21069, # 21070, # 21071  
# 21073, # 21079, # 21035

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

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





**From:** [Hope DiBartolomeo](#) on behalf of [nta](#)  
**To:** [911towingnv@gmail.com](mailto:911towingnv@gmail.com); [911towinggm@gmail.com](mailto: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 28<sup>th</sup> 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](mailto:911towinggm@gmail.com)>

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

**To:** nta <[nta@nta.nv.gov](mailto: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:** [Hope Dibartolomeo](#)  
**To:** [911towingnv@gmail.com](mailto:911towingnv@gmail.com); [911towinggm@gmail.com](mailto: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](mailto:hdibart@nta.nv.gov)



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**From:** Hope Dibartolomeo <[hdibart@nta.nv.gov](mailto:hdibart@nta.nv.gov)> **On Behalf Of** nta  
**Sent:** Monday, August 10, 2020 2:12 PM  
**To:** [911towingnv@gmail.com](mailto:911towingnv@gmail.com); [911towinggm@gmail.com](mailto:911towinggm@gmail.com)  
**Cc:** Ron Delgado <[rdelgado@nta.nv.gov](mailto:rdelgado@nta.nv.gov)>; Hope Dibartolomeo <[hdibart@nta.nv.gov](mailto:hdibart@nta.nv.gov)>; [nta@nta.nv.gov](mailto:nta@nta.nv.gov)  
**Subject:** APPROVED EXTENSION REQUEST 21066, 21068-70, 21072-73, 21628, 21635  
**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 28<sup>th</sup> 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](mailto:911towinggm@gmail.com)>

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

**To:** nta <[nta@nta.nv.gov](mailto: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



9/24/19 jh

# ADMINISTRATIVE CITATION AND VERIFIED COMPLAINT

ISSUED PURSUANT TO NRS 706.771

No. 21826

STATE OF NEVADA

County of CLARK City of LAS VEGAS  
Time 1:24 PM Day of MON Date 9 16 20 19  
Location 3660 S. VALLEY VIEW BLVD

Name.....  
Last First Middle

Residence Address.....  
Street

City State Zip

Operator License No..... State.....

D.O.B.....  
Mo. Day Yr. Sex Ht. Wt. Hair Eyes

Company FINLEY CREDIT ACCEPTANCE, LLC  
Name DBA 911 TOWING & IMPOUNDING MV / CPON 7330

Company Address 3660 S. VALLEY VIEW BLVD  
Street

LAS VEGAS NV 89103  
City State Zip

Vehicle.....  
Year Make Body Color

Vehicle License.....

Respondent FINLEY CREDIT ACCEPTANCE, LLC Year DBA  
911 TOWING & IMPOUNDING

DID THEN AND THERE COMMIT THE FOLLOWING OFFENSES/INFRACTIONS:

1. Violation DUTIES OF OPER NRS / NAC ☐ CFR ☐ Other  
IF MOTOR VEH TOWED AT REQUEST OTHER THAN OWNER 706.4479

To wit: RESPONDENT DID FAIL TO NOTIFY  
LEGAL OWNER BY CERTIFIED MAIL OF LIEN DEMAND

2. Violation AUTHORITY TO NRS (NAC) ☐ CFR ☐ Other  
TOW VEHICLES FROM PRIVATE PROPERTY 706.4275

To wit: RESPONDENT FAILED TO OBTAIN SIGNATURE  
WITHIN 24 HOURS BEFORE REMOVAL OF VEHICLE

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 S. Hawkins Officer / Complainant's Signature [Signature] P No. 5050 Date 9/16/19

The potential fine for each of the above violations is up to \$10,000. You are hereby notified to appear before the Nevada Transportation Authority at:

- ☒ 3300 W. Sahara Ave., Suite 200, Las Vegas, Nevada 89102
- ☐ 1755 E. Plumb Lane, Suite 216, Reno, Nevada 89502

on 10 4 20 19, at 2:00 pm  
Month Day

Signature [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

9/24/19 jh

# ADMINISTRATIVE CITATION AND VERIFIED COMPLAINT

ISSUED PURSUANT TO NRS 706.771

No. 21827

STATE OF NEVADA

County of CLARK City of LAS VEGAS  
Time 1:24 <sup>Day</sup> MON <sup>Month</sup> 9 <sup>Day</sup> 16 <sup>Year</sup> 2019  
Location 3660 S. VALLEY VIEW BLVD

Name.....  
Last First Middle

Residence Address.....  
Street

City State Zip

Operator License No. State

D.O.B. <sup>Mo</sup> <sup>Day</sup> <sup>Year</sup>

Company RENOVATION CARE ACCEPTANCE LLC Wt. Hair Eyes

Name DBA 911 TOWING AND IMPOUND MV / 7330

Company 3660 S. VALLEY VIEW BLVD

Address Street

LAS VEGAS NV 89103

City State Zip

Vehicle Year Make Body Color

Vehicle License

RENOVATION CARE ACCEPTANCE LLC Year

Respondent DBA 911 TOWING AND IMPOUND

DID THEN AND THERE COMMIT THE FOLLOWING OFFENSES/INFRACOCTIONS:

1. Violation REVOCAION OF SUSPENSION OF CERTIFICATE 706.398 ☐ CFR ☐ Other

To wit: RESPONDENT HAS FAILED TO COMPLY  
UNDER TERMS AND CONDITIONS OF CERTIFICATE

2. Violation NRS 706.398 ☐ 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 / Complainant's Signature P No. Date

S HAWKINS [Signature] JO50 9-16-19

The potential fine for each of the above violations is up to \$10,000. You are hereby notified to appear before the Nevada Transportation Authority at:

☒ 3300 W. Sahara Ave., Suite 200, Las Vegas, Nevada 89102

☐ 1755 E. Plumb Lane, Suite 216, Reno, Nevada 89502

on 10 <sup>Month</sup> 4 <sup>Day</sup> 2019 at 2:00 <sup>am</sup> / <sup>pm</sup> pm

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

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

Re Administrative Citation Number 21826 + 21827  
21957, 58 & 59

Issued to Findlay Credit Acceptance, LLC

STIPULATED CONTINUANCE  
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 continuance of the matter.

- Matter is currently set for hearing on October 3<sup>rd</sup>, 2019 at 9:30 am / pm.
- Requesting a 18-day continuance.
- Reason for request needs to return w/ attorney
- Matter rescheduled to October 21, 2019 at 1:00 a.m. p.m. and

Respondent waives further notice of hearing reschedule date.

[Signature]  
Respondent Signature

M Batt  
Respondent Printed Name

[Signature]  
Deputy AG Signature

Louis Cook  
Deputy AG Printed Name

Respondent Address: \_\_\_\_\_

Telephone number: \_\_\_\_\_

ORDER

Continuance GRANTED / DENIED.

[Signature]  
Hearing Officer

Issued this 3 day of October, 2019 / Las Vegas, Nevada.



## Jennifer Hill

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

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**PROCEDURAL ORDER**

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

1. 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.
2. 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;
2. 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 its request to Respondent on October 30, 2019, concerning the vehicle allegedly disposed of unlawfully; and

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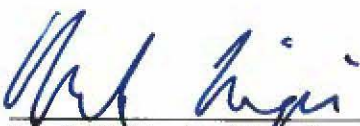
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3. The Authority retains jurisdiction for correcting any errors that may have occurred in the drafting or issuance of this Order.

By the Authority,

  
\_\_\_\_\_  
David Newton, Presiding Officer

Attest:   
\_\_\_\_\_  
Mark T. Liapis, Administrative Attorney

Dated: 11-9-19  
\_\_\_\_\_  
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 706.4275,	)	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

**ORDER**

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.
2. 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.
4. On November 22, 2019, Staff issued Citation No. 21915 to Respondent for violation of NAC 706.194 for interference with inspection by Staff.
5. 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 12<sup>th</sup>, 30<sup>th</sup>, and 31<sup>st</sup>, 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:**

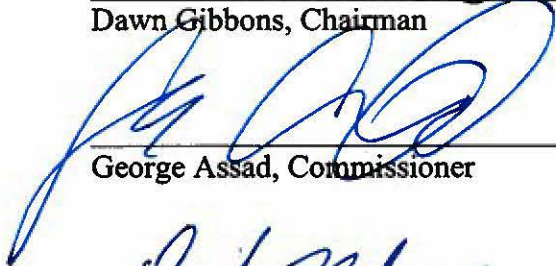
1. For violation of NAC 706.4275, Respondent Findlay Credit Acceptance, LLC, doing business as 9-1-1 Towing and Impound is FINED \$10,000.00;
2. For violation of NRS 706.4479, Respondent is FINED \$5,000.00;
3. Respondent shall, within 30 days of the date of this Order, return to Hertz in good condition 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;
5. The amount held in abeyance in Citation 19527 (\$400) is hereby ordered due and owing;

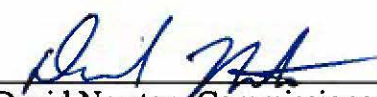


6. Citation No. 21915 is DISMISSED; and
7. The Authority retains jurisdiction for correcting any errors that may have occurred in the drafting or issuance of this Order.

By the Authority,

  
Dawn Gibbons, Chairman

  
George Assad, Commissioner

  
David Newton, Commissioner

Attest:   
Jennifer DeRose, Deputy Commissioner

Dated: 9/25/2020  
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.



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@nta.nv.gov](mailto:nta@nta.nv.gov) or you may contact Hope DiBartolomeo at (702) 486-6533.**

Sincerely,

A handwritten signature in blue ink that reads "Jennifer De Rose".

Jennifer De Rose, Deputy Commissioner

Dated: 9/25/2020

Las Vegas, Nevada

Enclosure



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**

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](mailto: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,

A handwritten signature in blue ink that reads "Jennifer De Rose".

Jennifer De Rose, Deputy Commissioner

Dated: 11/2/2020  
Las Vegas, Nevada

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 reset for hearing on December 9, 2020. The citation will be placed on the January 2021 General Session.
- Citations not heard due to temporary discontinuance filed: 20037, 20038, and 20039.

# Agenda Item# 46

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The voluntary cancellation of Certificate of )  
Public Convenience and Necessity 7409 issued to ) Docket 20-11019  
GMS Towing, LLC. )  
\_\_\_\_\_ )

At a general session of the Nevada Transportation  
Authority held on December 17, 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 April 19, 2019 the Authority issued Certificate of Public Convenience and Necessity  
("CPCN") 7409 to GMS Towing, LLC authorizing the transportation service specified below:

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

Between points and places within the State of Nevada.

Restriction: Holder shall perform consent-only tows.

2. That on November 20, 2020, Jose Manuel Solorio, owner of GMS Towing, LLC provided notice  
to the Authority of the voluntary cancellation of CPCN 7409.
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.

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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 7409 issued to GMS Towing, LLC is hereby CANCELLED.
2. The carrier is to immediately remove any and all markings indicating “CPCN 7409” 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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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David Newton, Commissioner

Attest: \_\_\_\_\_  
Jennifer De Rose, Deputy Commissioner

Dated: \_\_\_\_\_  
Las Vegas, Nevada

Department of Business and Industry  
Nevada Transportation Authority



**Request for Voluntary Cancellation of CPCN**

In the matter of the request by GMS TOWING LLC

\_\_\_\_\_ to cancel Certificate of Public  
Convenience and Necessity (CPCN) number: 7409

The above named carrier is no longer conducting operations or providing transportation  
services authorized under CPCN 7409.

Therefore, JOSE MANUEL SOLORIO, the authorized representative for  
GMS TOWING 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.

Signature of Petitioner

JOSE MANUEL SOLORIO

Printed name of Petitioner

5924 IRIS AVE LAS VEGAS NV 89107

Address

(702)6068701

Phone number

Fax number

gmstowing@gmail.com

Email address



**INSTRUCTIONS:**

1. Completely fill out the first page of this Voluntary Cancellation Request.

2. Briefly explain the reason you are requesting a cancellation of your certificate:  
I JOSE MANUEL SOLORIO, requesting a cancellation of my certificate

of transportation. CPCN # 7409.

Because my business Gms Towing LLC. Was low  
during this pandemic time (Covid-19)  
and I decide to close.

3. Have you removed all markings (name and CPCN number) from the vehicles?

☒ Yes, they were removed on 11/09/2020.

☐ 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.

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  
Suite 200  
Las Vegas, NV 89102

OR

1755 E Plumb Lane  
Suite 229  
Reno, NV 89502

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

# Agenda Item#

# 47

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Petition of Luxurious Limousine of Las Vegas, LLC for final approval to add a fictitious name to do business as Luxury Limousine for operations conducted under CPCN 2248. )  
 ) Docket 20-10043  
 )  
 )  
 )  
 )

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At a general session of the Nevada Transportation Authority held on December 17, 2022.

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 January 19, 2018, the Authority issued Certificate of Public Convenience and Necessity ("CPCN") 2248, to Luxury Limousine of Las Vegas, LLC ("Petitioner") to provide charter bus service within the State of Nevada.
2. That on October 26, 2020, the Petitioner filed a Petition to Change Name seeking to add a fictitious name to do business as Luxury Limousine for operations conducted under CPCN 2248. Said Petition was designated as 20-10043.
3. That the adding of the fictitious name does not involve a change in the location, ownership, management, or control of the Petitioner.
4. That granting the requested name change will be consistent with the public interest and will not operate to defeat the legislative policy set forth in Nevada Revised Statute ("NRS") 706.151.

///

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

1. The approval of the request of the Petitioner seeking authority to do business as Luxury Limousine for operations conducted under CPCN 2248 is hereby **GRANTED**.
2. CPCN 2248, issued to Luxury Limousine of Las Vegas, LLC shall be CANCELLED, and a new CPCN designated as **CPCN 2248, Sub 1**, shall be issued to Luxury Limousine of Las Vegas, LLC, d/b/a Luxury Limousine authorizing transportation in intrastate commerce as follows:

Operate as a passenger carrier to provide intrastate charter bus service between points and places within the State of Nevada.

3. Before issuance of the Certificate referred to hereinabove, the Petitioner shall be required to file for approval by the Authority Staff, a final tariff that includes a description of the authority granted, CPCN number, name, and address.
4. The Deputy Commissioner of the Authority is authorized to issue the CPCN referred to hereinabove.

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5. 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

# Agenda Item# 48

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

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 December 17, 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:**

1. 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.

2. Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN 7061 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.
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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

---

David Newton, Commissioner

Attest: \_\_\_\_\_  
Jennifer De Rose, Deputy Commissioner

Dated: \_\_\_\_\_  
Las Vegas, Nevada



20-10044

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

**RECEIVED****OCT 27 2020**Nevada Transportation Authority  
Las Vegas, Nevada**Request to Temporarily Discontinue Service**Company Name: CUSTOM TOWERSAddress: 3235 N NELLSCity, State, Zip: LAS VEGAS NV 89115CPCN: 706In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from 10-23-20 to 1-30-21. (Not to exceed 6 months)This request is due to: INSURANCE PROBLEM

**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

JOSEPH CAUSEY

Printed name of Certificate Holder

702-486-1946 702-368-0522

Phone number

Fax number

CUSTOMT@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.

# Agenda Item#

## 49

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of American	)	
Transportation Systems, Inc. d/b/a American	)	Docket 20-10046
Transportation to discontinue operations authorized	)	
under Certificate of Public Convenience and	)	
Necessity 2265, Sub 1 from October 28, 2020	)	
through April 28, 2021.	)	
_____	)	

At a general session of the Nevada Transportation  
Authority held on December 17, 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 28, 2020 Dan Wilson, CEO of American Transportation Systems, Inc. d/b/a American Transportation ("Petitioner") filed a Request, designated as Docket 20-10046, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2265, Sub 1 for the period of October 28, 2020 through April 28, 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 and within the regulatory jurisdiction of the Authority.
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:**

1. The Request of American Transportation Systems, Inc. d/b/a American Transportation to

temporarily discontinue operations authorized under CPCN 2265, Sub 1 is hereby GRANTED for the period October 28, 2020 through April 28, 2021, subject to the condition set forth in subparagraph 2 below.

2. Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN 2265, 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 that 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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

---

David Newton, Commissioner

Attest: \_\_\_\_\_  
Jennifer De Rose, Deputy Commissioner

Dated: \_\_\_\_\_  
Las Vegas, Nevada

20-10046

10/28/20 rmb  
DT/NTA

State of Nevada  
Department of Business and Industry  
Nevada Transportation Authority



**Request to Temporarily Discontinue Service**

Company Name: American Transportation Systems

Address: 2180 E Pama Ln

City, State, Zip: Las Vegas, NV 89119

CPCN: 2265


In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from 10/28/20 to 4/28/2021

(Not to exceed 6 months)

This request is due to: Covid-19 implications  
and subsequent lack of business

**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

Dan Wilson

Printed name of Certificate Holder

951-970-3269      562-331-8008

Phone number

Fax number

**Submit both pages of this Request to:**

Nevada Transportation Authority  
2290 South Jones Boulevard  
Suite 110  
Las Vegas, NV 89146

If you have any questions, please contact us at 702-486-3303, extension 400.

# Agenda Item# 50

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Upscale Limousine, )  
LLC d/b/a Upscale Party Bus to discontinue ) Docket 20-11013  
operations authorized under Certificate of Public )  
Convenience and Necessity 2259 from November 30, )  
2020 through January 30, 2021. )  
\_\_\_\_\_ )

At a general session of the Nevada Transportation  
Authority held on December 17, 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 November 12, 2020, Amognh Shebeshe, Owner of Upscale Limousine, LLC d/b/a Upscale Party Bus ("Petitioner") filed a Request, designated as Docket 20-11013, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2259 for the period of November 30, 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 and within the regulatory jurisdiction of the Authority.
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:**

1. The Request of Upscale Limousine, LLC d/b/a Upscale Party Bus to temporarily discontinue

operations authorized under CPCN 2259 is hereby GRANTED for the period November 30, 2020 through January 30, 2021, subject to the condition set forth in subparagraph 2 below.

2. Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN 2259 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.
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



20-11013

11/13/20 rmb  
DT/NTA

State of Nevada  
Department of Business and Industry  
Nevada Transportation Authority



**Request to Temporarily Discontinue Service**

Company Name: UPScale Limerenne LLC - Upscale Party BUS

Address: 5415 W. Harmon Ave Unit 2162

City, State, Zip: Las Vegas NV 89103

CPCN: 2259

In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from NOV 30<sup>th</sup> 2020 to January 30, 2021 (Not to exceed 6 months)

This request is due to: family emergency going back  
Home Ethiopia

**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]  
Signature of Certificate Holder

Amogh Shabeshe  
Printed name of Certificate Holder

702-589-1884  
Phone number Fax number

Samoghk@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.

Agenda Item#

51

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Jambo	)	
Transportation, LLC d/b/a Jambo Transportation to	)	Docket 18-05014
discontinue operations authorized under Certificate	)	
of Public Convenience and Necessity 2163 from	)	
December 5, 2020 through June 5, 2021.	)	
_____	)	

At a general session of the Nevada Transportation  
Authority held on December 17, 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 8, 2018, Yosief-Tekemichael Bereketeb, owner of Jambo Transportation, LLC ("Petitioner") filed a Request, designated as docket 18-05014 with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2163, for the period of June 5, 2018, through December 5, 2018. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
2. That said Request was granted at the June 22, 2018 General Session.
3. That on November 29, 2018, the Petitioner filed a second Request, designated as Docket 18-05014 with the Authority to extend the period of temporary discontinuance of operations authorized under CPCN 2163, for the period of December 5, 2018, through June 5, 2019.

4. That said Request was granted at the December 13, 2018 general session.
5. That on May 8, 2019 the Petitioner filed a third Request to extend the period of temporary discontinuance from June 5, 2019 through December 5, 2019.
6. That said Request was granted at the June 6, 2019 general session.
7. That on November 21, 2019, the Petitioner filed a fourth Request, designated as Docket 18-05014 with the Authority to extend the period of temporary discontinuance of operations authorized under CPCN 2163, for the period of December 5, 2019, through June 5, 2020.
8. That said Request was granted at the December 18, 2019 General Session
9. That on May 29, 2020, the Petitioner filed a fifth Request, designated as Docket 18-05014 with the Authority to extend the period of temporary discontinuance of operations authorized under CPCN 2163, for the period of June 5, 2020, through December 4, 2020.
10. That said request was granted at the July 22, 2020 General Session.
11. That on November 13, 2020, the Petitioner filed a sixth Request, designated as Docket 18-05014 with the Authority to extend the period of temporary discontinuance of operations authorized under CPCN 2163, for the period of December 5, 2020, through June 5, 2021.
12. 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.
13. 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 Jambo Transportation, LLC to temporarily discontinue operations authorized under CPCN 2163 is hereby GRANTED for the period December 5, 2020, through June 5, 2021, subject to the condition set forth in subparagraph 2 below.

2. Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN 2163 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

RECEIVED

NOV 13 2020

Nevada Transportation Authority  
Las Vegas, Nevada

State of Nevada  
Department of Business and Industry  
Nevada Transportation Authority

18-05014

EXTENSION

Request to Temporarily Discontinue Service

Company Name: JAMBO TRANSPORTION

Address: 5055 W HACIENDA AVE #2126

City, State, Zip: LAS VEGAS NV 89118

CPCN: 2163

In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from 12-5-2020 to 6-5-2021.

(Not to exceed 6 months)

This request is due to: Health issue Auto

Accident

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

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

\_\_\_\_\_  
Signature of Certificate Holder

\_\_\_\_\_  
Printed name of Certificate Holder

\_\_\_\_\_  
Phone number Fax number

**Submit both pages of this Request to:**

Nevada Transportation Authority  
3300 West Sahara Avenue  
Suite 200  
Las Vegas, NV 89102

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

# Agenda Item#

# 52

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of National	)	
Transportation Services, Inc. d/b/a NTS to discontinue	)	Docket 20-04016
operations authorized under Certificate of Public	)	
Convenience and Necessity 1081, Sub 1 from October	)	
13, 2020 through April 13, 2021.	)	
_____	)	

At a general session of the Nevada Transportation  
Authority held on December 17, 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 13, 2020, Bertha Steinberg, Owner of National Transportation Services, Inc. d/b/a NTS ("Petitioner") filed a Request, designated as Docket 20-04016, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 1081, Sub 1 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 said request was granted at the July 22, 2020 General Session.
3. That on November 9, 2020, the Petitioner filed a second Request, designated as Docket 20-04016 with the Authority to extend the period of temporary discontinuance of operations authorized under CPCN 1081, sub 1, for the period of October 13, 2020, through April 13, 2021.
4. That said Request requires retroactive approval.



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 National Transportation Services, Inc. d/b/a NTS to temporarily discontinue operations authorized under CPCN 1081, Sub 1 is hereby GRANTED for the period October 13, 2020 through April 13, 2021, subject to the condition set forth in subparagraph 2 below.
2. Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN 1081, Sub 1 and:
  - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
  - b. Provide evidence of current vehicle liability insurance and Form E,
  - c. Ensure all vehicles have current decals,
  - d. Ensure all drivers have applied for drivers' permit,
  - e. Ensure an approved safety plan is on file with the NTA, and
  - f. Provide proof of enrollment in a random drug testing consortium and current enrollment list.

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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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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David Newton, Commissioner

Attest: \_\_\_\_\_  
Jennifer De Rose, Deputy Commissioner

Dated: \_\_\_\_\_  
Las Vegas, Nevada

**RECEIVED****NOV 09 2020**Nevada Transportation Authority  
Las Vegas, Nevada**State of Nevada  
Department of Business and Industry  
Nevada Transportation Authority**20-04016 - CPCN 1081  
EXTENSION**Request to Temporarily Discontinue Service**Company Name: NATIONAL TRANSPORTATION SERVICESAddress: 3224 MEADE AVE - SUITE ACity, State, Zip: LAS VEGAS, NV 89102CPCN: 1081

In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from 10-13-2020 to 04-13-2021.  
(Not to exceed 6 months)

This request is due to: COVID19 CLOSURES

**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.

Bertha Steinberg  
Signature of Certificate Holder

Bertha Steinberg  
Printed name of Certificate Holder

702-209-0027                      702-920-8899  
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#

# 53

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of National	)	
Transportation Services, Inc. d/b/a National	)	Docket 20-04017
Transportation Services d/b/a NTS to discontinue	)	
operations authorized under Certificate of Public	)	
Convenience and Necessity 2092 from October 13,	)	
2020 through April 13, 2021.	)	
_____	)	

At a general session of the Nevada Transportation  
Authority held on December 17, 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 13, 2020, Bertha Steinberg, Owner of National Transportation Services, Inc. d/b/a National Transportation Services d/b/a NTS ("Petitioner") filed a Request, designated as Docket 20-04017, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2092 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 said request was granted at the July 22, 2020 General Session.
3. That on November 9, 2020, the Petitioner filed a second Request, designated as Docket 20-04017 with the Authority to extend the period of temporary discontinuance of operations authorized under CPCN 2092, for the period of October 13, 2020, through April 13, 2021.
4. That said Request requires retroactive approval.

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 National Transportation Services, Inc. d/b/a National Transportation Services d/b/a NTS to temporarily discontinue operations authorized under CPCN 2092 is hereby GRANTED for the period October 13, 2020 through April 13, 2021, subject to the condition set forth in subparagraph 2 below.
2. Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN 2092 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. Ensure there is an approved safety plan on file with the NTA, and
  - e. Provide proof of enrollment in a random drug testing consortium and current enrollment list.

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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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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David Newton, Commissioner

Attest: \_\_\_\_\_  
Jennifer De Rose, Deputy Commissioner

Dated: \_\_\_\_\_  
Las Vegas, Nevada

20-04017 ext

RECEIVED

NOV 09 2020

Nevada Transportation Authority  
Las Vegas, Nevada

State of Nevada  
Department of Business and Industry  
Nevada Transportation Authority

20-04017 - CPCN 2092  
EXTENSION

**Request to Temporarily Discontinue Service**

Company Name: NATIONAL TRANSPORTATION SERVICES

Address: 3224 MEADE AVE - SUITE A

City, State, Zip: LAS VEGAS, NV 89102

CPCN: 2092

In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from 10-13-2020 to 04-13-2021.

(Not to exceed 6 months)

This request is due to: COVID19 CLOSURES

**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.

Bertha Steinberg  
Signature of Certificate Holder

Bertha Steinberg  
Printed name of Certificate Holder

702-209-0027 702-920-8899  
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#

# 54

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Motodudes, Inc. d/b/a	)	
Red Rock Magical Mystery Tour, Magical Mystery	)	Docket 20-04021
Tours, The Desert Duck, Red Rock Scooter Tours,	)	
Red Rock Discovery Tours to discontinue operations	)	
authorized under Certificate of Public Convenience	)	
and Necessity 1137 from September 19, 2020 through	)	
March 19, 2021.	)	
_____	)	

At a general session of the Nevada Transportation  
Authority held on December 17, 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 16, 2020, Justin Fisher, Owner of Motodudes, Inc. d/b/a Red Rock Magical Mystery Tour, Magical Mystery Tours, The Desert Duck, Red Rock Scooter Tours, Red Rock Discovery Tours ("Petitioner") filed a Request, designated as Docket 20-04021, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 1137 for the period of April 1, 2020 through September 15, 2020. Said request, filed due to the COVID-19 pandemic, was extended to September 18, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
2. That the Request required retroactive approval.
3. That said request was granted at the July 22, 2020 General Session.

4. That on October 5, 2020, the Petitioner filed a second Request, designated as Docket 20-04021 with the Authority to extend the period of temporary discontinuance of operations authorized under CPCN 1137, for the period of September 19, 2020, through March 19, 2021.
5. That the request requires retroactive approval.
6. 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.
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 Motodudes, Inc. d/b/a Red Rock Magical Mystery Tour, Magical Mystery Tours, The Desert Duck, Red Rock Scooter Tours, Red Rock Discovery Tours to temporarily discontinue operations authorized under CPCN 1137 is hereby GRANTED for the period September 19, 2020 through March 19, 2021, subject to the condition set forth in subparagraph 2 below.
2. Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN 1137 and:
  - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
  - b. Provide evidence of current vehicle liability insurance and Form E,
  - c. Ensure all vehicles have current decals,
  - d. Ensure all drivers have applied for drivers' permit,
  - e. Ensure an approved safety plan is on file with the NTA, and
  - f. Provide proof of enrollment in a random drug testing consortium and current enrollment list.

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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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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David Newton, Commissioner

Attest: \_\_\_\_\_  
Jennifer De Rose, Deputy Commissioner

Dated: \_\_\_\_\_  
Las Vegas, Nevada

20-04021

State of Nevada  
Department of Business and Industry  
Nevada Transportation Authority



Request to Temporarily Discontinue Service

Company Name: Motodudes Inc., DBA, Red Rock Discovery Tours  
Address: 280 Highspring St  
City, State, Zip: Las Vegas, NV 89138  
CPCN: 1137

EXTENSION

In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from September 19, 2020 to March 19, 2021. (Not to exceed 6 months)

This request is due to: Docket Number 20-04021:

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]  
Signature of Certificate Holder

JUSTIN FISHER, MOTODUDES INC.  
Printed name of Certificate Holder

702-863-7222  
Phone number Fax number

jsfisher68@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.

# Agenda Item#

# 55

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Nevada Relocation	)	
Services, LLC to discontinue operations authorized	)	Docket 20-05017
under Certificate of Public Convenience and	)	
Necessity 3367, from November 15, 2020 through	)	
May 15, 2021.	)	
_____	)	

At a general session of the Nevada Transportation  
Authority held on December 17, 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 13, 2020, Sherry Pakdaman, Owner of Nevada Relocation Services, LLC ("Petitioner") filed a Request, designated as Docket 20-05017, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 3367 for the period of May 15, 2020 through November 14, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
2. That said request was granted at the July 22, 2020 General Session.
3. That on October 27, 2020, the Petitioner filed a second Request, designated as Docket 20-05017 with the Authority to extend the period of temporary discontinuance of operations authorized under CPCN 3367, for the period of November 15, 2020, through May 15, 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.



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 Nevada Relocation Services, LLC to temporarily discontinue operations authorized under CPCN 3367 is hereby GRANTED for the period November 15, 2020, through May 15, 2021, subject to the condition set forth in subparagraph 2 below.
2. Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN 3367, 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 an approved safety plan is on file with the NTA, and
  - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list.

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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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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David Newton, Commissioner

Attest: \_\_\_\_\_  
Jennifer De Rose, Deputy Commissioner

Dated: \_\_\_\_\_  
Las Vegas, Nevada

State of Nevada  
Department of Business and Industry  
Nevada Transportation Authority

20-05017

RECEIVED

OCT 27 2020

Nevada Transportation Authority  
Las Vegas, Nevada

Request to Temporarily Discontinue Service

Company Name: NEVADA RELOCATION SERVICES, LLC

Address: 1266 Moon Vision St.

City, State, Zip: Henderson NV 89052

CPCN: 3367

In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from 11-15-2020 to 5-15-2021. (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 proof of current insurance, and current tariffs, if applicable.

S. Pakdaman  
Signature of Certificate Holder

sherry pakdaman  
Printed name of Certificate Holder

702-885-9061  
Phone number Fax number

Sayareh@rol.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.

# Agenda Item#

## 56

In the Matter of the Request of VBNZ Limo, LLC to )  
discontinue operations authorized under Certificate of ) Docket 20-05024  
Public Convenience and Necessity 2225, from )  
November 20, 2020 through April 20, 2021. )  
\_\_\_\_\_ )

PRESENT: Chairman Dawn Gibbons  
Commissioner George Assad  
Commissioner David Newton  
Deputy Commissioner Jennifer De Rose

1. That on May 26, 2020, Biniyam Jembere, owner of VBNZ Limo, LLC (“Petitioner”) filed a Request, designated as Docket 20-05024, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity (“CPCN”) 2225 for the period of May 19, 2020 through November 19, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes (“NRS”) and the Nevada Administrative Code (“NAC”) and required retroactive approval.
2. That said request was granted at the July 22, 2020 General Session.
3. That on November 13, 2020, the Petitioner filed a second Request, designated as Docket 20-05024 with the Authority to extend the period of temporary discontinuance of operations authorized under CPCN 2225, for the period of November 20, 2020, through April 20, 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.

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 VBNZ Limo, LLC to temporarily discontinue operations authorized under CPCN 2225 is hereby GRANTED for the period November 20, 2020 through April 20, 2021, subject to the condition set forth in subparagraph 2 below.
2. Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN 2225, 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 an approved Safety Plan is on file with the NTA.

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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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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David Newton, Commissioner

Attest: \_\_\_\_\_  
Jennifer De Rose, Deputy Commissioner

Dated: \_\_\_\_\_  
Las Vegas, Nevada

20-05024 Extension



State of Nevada  
Department of Business and Industry  
Nevada Transportation Authority

**Request to Temporarily Discontinue Service**

Company Name: WBNZ limo LLC  
Address: 8336 Golden Amber st  
City, State, Zip: Las Vegas NV 89139  
CPCN: 2225

In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from 11/20/2020 to 4/20/2021.  
(Not to exceed 6 months)

This request is due to: COVID-19 pandemic

**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.

Binyam  
Signature of Certificate Holder

Binyam Tembere  
Printed name of Certificate Holder

702 358 6926  
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#

57



BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Las Vegas	)	
International Tour Services, Inc. to discontinue	)	Docket 20-05029
operations authorized under Certificate of Public	)	
Convenience and Necessity MV 6150 Sub 1, from	)	
November 21, 2020 through April 15, 2021.	)	
_____	)	

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

PRESENT: Chairman Dawn Gibbons  
Commissioner George Assad  
Commissioner David Newton  
Deputy Commissioner Jennifer De Rose

**ORDER**

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

1. That on June 2, 2020, Ron Rosado - Esquina, Director of Las Vegas International Tour Services, Inc. ("Petitioner") filed a Request, designated as Docket 20-05029, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") MV 6150, Sub 1, for the period of May 27, 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") and required retroactive approval.
2. That said request was granted at the July 22, 2020 General Session.
3. That on November 13, 2020, the Petitioner filed a second Request, designated as Docket 20-05029 with the Authority to extend the period of temporary discontinuance of operations authorized under CPCN 6150, sub 1, for the period of November 21, 2020, through April 15, 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.
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 Las Vegas International Tour Services, Inc. to temporarily discontinue operations authorized under CPCN MV 6150, Sub1, is hereby GRANTED for the period November 21, 2020 through April 15, 2021, subject to the condition set forth in subparagraph 2 below.
2. Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN MV 6150, Sub1, 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. Ensure all vehicles have current decals,
  - e. Provide proof of enrollment in a random drug testing consortium and current enrollment list,  
and
  - f. Ensure that an approved safety plan is on file with the NTA.

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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,

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Dawn Gibbons, Chairman

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George Assad, Commissioner

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David Newton, Commissioner

Attest: \_\_\_\_\_  
Jennifer De Rose, Deputy Commissioner

Dated: \_\_\_\_\_  
Las Vegas, Nevada

20-05029

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

**Request to Temporarily Discontinue Service**

Company Name: LAS VEGAS INTERNATIONAL TOUR SERVICES INC.

Address: 3990 W. Dewey Dr. Suite #8

City, State, Zip: LAS VEGAS NV 89118

CPCN: 6150

EXTENSION

In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from 11-21-2020 to 04-15-2021 (Not to exceed 6 months)

This request is due to: COVID-19- NO CUSTOMERS-

**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

JUAN ROSADO-ESQUINA- DIRECTOR  
Printed name of Certificate Holder

702 878 8006                            
Phone number                      Fax number

LASVEGASINTERTOURS@HOTMAIL.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.

# Agenda Item#

## 58

Red Rock Movers, LLC  
Motion to Extend Compliance Period  
Docket 18-12002  
December 17, 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 filed for an extension to November 29, 2020 which was granted at the November 19, 2020 general session.

The Applicant has now filed a motion for a 4<sup>th</sup> extension of the compliance period for an additional 90 days from the date of the motion. The period will expire on February 19, 2021.

# Agenda Item#

## 59

9/18/20 Interim Authority Approved

GA



BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re Petition of Luxury Limousine of Las )

Vegas, LLC For Approval to Place Vehicle into) Docket No. 20-09020

Service )

PETITION FOR INTERIM OPERATING AUTHORITY

COMES NOW, LUXURY LIMOUSINE OF LAS VEGAS, LLC  
("LUXURY"), by and through its counsel, Zev Kaplan, Esq. of the law firm Wiley Petersen, and  
Submits the following PETITION FOR INTERIM OPERATING AUTHORITY to place a vehicle  
into service.

I.  
FACTS

Luxury is currently a certificated carrier performing charter bus services under CPCN 2248.  
Luxury has currently filed a Petition to place into a service an additional vehicle to perform charter  
bus services. The vehicle was recently purchased from a limousine operator in South Carolina and  
inspected by NTA staff on Friday, September 5, 2020. At that time NTA Staff noted that the vehicle  
met the safety requirements but that the manufacturer plate states that the vehicle is a truck. This is  
true, but the vehicle was originally refitted into a passenger vehicle with 14+2 seating and all safety  
requirements met by First Class Customs, Inc., Springfield, Missouri. First Class Customs is a  
Mercedes certified "Master Upfitter." (See attached Exhibit A). While the manufacturer plate states  
the vehicle to be a truck it now meets the requirements of NAC706.381 and NAC 706.379 and all  
requisite safety requirements. It is understood that normally the vehicle would have the manufacturer  
plate state "incomplete" when delivered to the "Upfitter" but that did not happen in this instance. Mr.  
Habibian the owner of Luxury was unaware of this discrepancy until informed by NTA Staff during



1 the inspection, as required, prior to placing the vehicle into service.

2 **II.**

3 **ARGUMENT**

4 Luxury has followed the process for placing into service a new vehicle for the fleet. While  
5 Luxury recognizes that NTA Staff cannot disregard NTA's regulations, Luxury attempted to follow  
6 the regulatory process in good faith. Mr. Habibian expended significant amount of money to acquire  
7 the vehicle and now through no fault of his own he has been precluded from utilizing the vehicle. It is  
8 unlikely that the NTA will be able to complete its investigation and processing of the current Petition  
9 for the approval of the vehicle prior to the October NTA meeting. Mr. Habibian and Luxury are  
10 incurring substantial financial obligations in the interim without the ability to garner any income  
11 from use of the vehicle.

12 As a currently certificated carrier, Luxury needs to be able to place the vehicle into service to not  
13 suffer further financial harm and will do so in compliance with NTA requirements, as it has done in  
14 the past.

15 **III.**

16 **CONCLUSION**

17 Based on the above facts and the need to place the new vehicle into the fleet to provide  
18 services in a timely fashion, Luxury hereby requests the granting of the interim operating authority to  
19 perform the place the vehicle into service pending final approval of its Petition. Luxury will comply  
20 with all requirements of the NTA during the interim period of operation under its existing CPCN  
21 2248.

22 Dated this 11th day of September 2020.

23 Respectfully submitted.

24   
Zev Kaplan

25 Wiley Petersen  
26 1050 Indigo Drive  
27 Suite 200B  
28 Las Vegas, NV 89145  
702-324-8454

21. 1. 1. 1. 1.

[illegible]
$$f_1(x) = f_2(x) = f_3(x) = 0$$

Luxury Limousines of Nevada – CPCN 2248 – Petition to Deviate

This carrier has put two other Mercedes Sprinters in service in January 2018 and July 2020. Both vehicles were put into service with General Manager, Jenna Randall. For those inspections the NTA required the same documents and the carrier was able to produce them and subsequently the vehicles were approved by NTA Investigators. This is evident that the carrier was aware of the requirements for placing a Mercedes Sprinter into service.

Specific to the current Sprinter:

01/2019 – Manufactured by Daimler (Manufacturer Daimler AG's sticker indicates vehicle was sold fully manufactured as a 'truck')

07/2019 – A carrier out of South Carolina, Carolina's Executive Limo Line, Inc purchased the vehicle from First Class Customs, Inc

08/2019 – The Vehicle was upfitted by First Class Customs, Inc

09/2020 – Vehicle is leased by First Class Customs, Inc to Luxury Limousines of Las Vegas, LLC

09/2020 – Luxury Limousines of Las Vegas scheduled a vehicle inspection with me. This vehicle did not pass inspection because it was a fully manufactured truck by Daimler as indicated by the door tag. The chain of custody shows that it was purchased as a truck by Carolinas Executive Limo Line then upfitted by First Class Customs, Inc. So, it is evident by review of the documents that the vehicle was not in the possession of Mercedes through upfitting.

First Class Customs primarily upfits Mercedes Sprinters as evident by their website. According to NHTSA they have been identified as an approved manufacturer/up-fitter since July 2015 for class 3 vehicles (10,001-14,000lbs). In reading reviews of this company (First Class Customs) most of them are positive in nature. Those that are rated low are non-descriptive and do not provide any real negative comments to base my review on. With the interim order the Carrier provided a Master Upfitter Certificate for 2017/2018 for First Class Customs. However, this vehicle was upfitted in 2019. I did search the Master Upfitter portal and based on my investigation it does not appear that First Class Customs, Inc was recognized as a Daimler Master Upfitter during the time this vehicle was upfitted.

I do not support the addition of this vehicle because it does not fit the clearly outlined requirement of adding a Mercedes Sprinter under a charter bus CPCN. As previously stated, this carrier is very aware of the requirements of adding these types of vehicles as they have been compliant with these requirements in the past.

My investigation of this specific vehicle based on the vin number resulted in finding three recalls out on this vehicle that are marked as unresolved according to NHTSA. Should the Commission allow this vehicle to be put into service my recommendation would be that the carrier be required to provide proof that the safety related recalls are addressed. Once resolved, the carrier should be required to provide written proof from the manufacturer (as required by NHTSA) that these items have been resolved.



CPCN # 2248

September 3, 2020

Department of Business & Authority  
Transportation Service Authority  
3300 W Sahara Ave Ste: 200  
Las Vegas, NV 89102

Effective, 9/03/20 we would like to:

- ☒ add a vehicle to fleet
- ☐ remove a vehicle (out of service)
- ☐ replace a vehicle in our fleet

Make: Mercedes  
Model: Sprinter 3500  
Year: 2019  
Passengers: 16  
VIN: WD3PF4CD1KP075636  
License Plate #: 346M67  
Fleet #: 9

If there are any questions, please feel free to contact me at our office 702-499-9000 or via my cell 435-229-3291.

Regards,

Shaun Habibian  
Owner



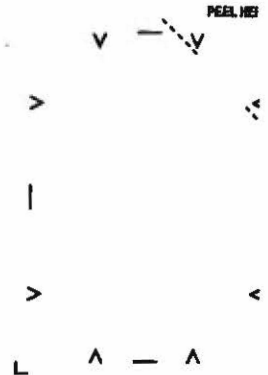
Department of Motor Vehicles  
555 Wright Way  
Carson City, NV 89711-0625  
(775) 684-4368

**2021** EXPIRES  
9/4/2021

LICENSE NUMBER <b>346M67</b>	YEAR <b>2019</b>	MAKE <b>MERC</b>	TYPE <b>TPV</b>	CYL <b>6</b>	MSRP <b>53690.00</b>	FUEL <b>D</b>	AXLE <b>2</b>	DECLARED WEIGHT <b>12500</b>	UNLADEN WEIGHT <b>7800</b>
VEHICLE IDENTIFICATION NUMBER <b>WD3PF4CD1KP075636</b>			MODEL NAME/LENGTH <b>SPRINTER 3500/4500</b>			COUNTY BASED <b>CLARK</b>			
ISSUE DATE <b>9/4/2020</b>	FLEET NUMBER	UNIT NUMBER	FARM/RANCH VEHICLE <b>N</b>		DECAL NUMBER <b>346M67</b>	PLATE BACKGROUND <b>HOME MEANS NEVADA</b>			

LUXURY LIMOUSINE OF LAS VEGAS, LLC (REGD)

LUXURY LIMOUSINE OF LAS VEGAS, LLC  
4275 ARVILLE ST STE C  
LAS VEGAS NV 89103-3741



Instructions for applying the decal to the rear license plate are on the reverse of this form.

PLATES AND REGISTRATION MUST BE RETURNED WHEN NOT OPERATING THE VEHICLE  
Form NVREG04 141256031 - 3038 - 7482

## NEVADA PERMANENT INSURANCE IDENTIFICATION CARD

COMPANY NAIC NUMBER 11991 COMPANY NAME AND ADDRESS ☒ COMM'L ☐ FLEET ☐ PERSONAL  
National Casualty Company

Morris Corporate Center 1

Parsippany

NJ 07054

POLICY NUMBER  
QP00002676

EFFECTIVE DATE  
8/28/2020

EXPIRATION DATE  
12/28/2020

YEAR 2019 MAKE/MODEL Mercedes  
Sprinter

VEHICLE IDENTIFICATION NUMBER  
WD3PF4CD1KP075636

IF "FLEET", NAME OF REGISTERED OWNER:

AGENCY/COMPANY ISSUING CARD AND PHONE NUMBER  
Edgewood Partners Insurance Center  
(702) 364-4727

**COVERAGE MEETS REQUIREMENTS SET FORTH IN NRS 485.185**

INSURED NAME AND ADDRESS

Luxury Limousine of Las Vegas LLC  
4275 Arville St Ste C

Las Vegas NV 89103

SEE IMPORTANT NOTICE ON REVERSE SIDE

**THIS CARD MUST BE KEPT IN THE INSURED MOTOR  
VEHICLE FOR PRODUCTION UPON DEMAND**

IN CASE OF ACCIDENT: Report all accidents to your Agent/Company as soon as possible. Obtain the following information:

1. Name and address of each driver, passenger and witness.
2. Name of Insurance Company and policy number for each vehicle involved.

THE FRONT OF THIS DOCUMENT CONTAINS AN  
ARTIFICIAL WATERMARK - HOLD AT AN ANGLE TO VIEW

THIS CARD HAS BEEN APPROVED BY THE NEVADA  
COMMISSIONER OF INSURANCE

**Nevada Transportation Authority**  
**ANNUAL VEHICLE INSPECTION REPORT**

**CERTIFICATION:** This vehicle has been inspected in accordance with 49 CFR 396.17(c) and Appendix G to 49 CFR Subchapter B.

Motor Carrier Name <i>Luxury Limousine of Las Vegas</i>		Inspection Date <i>Sept 2, 2020</i>	
Street Address, City, State and Zip Code <i>4275 Arville St. #C LV NV 89103</i>		Unit Number <i>#9</i>	
Vehicle Year, Make and Model <i>2019 Mercedes Sprinter</i>		License Plate Number and Issuing State <i>346M67 NV</i>	
Vehicle Identification Number <i>WD3PF4C01KP075636</i>			
<b>TIRES</b>		<b>OK</b>	<b>Repair Date</b>
Steering axle tires tread	<input checked="" type="checkbox"/>		
All other tires tread	<input checked="" type="checkbox"/>		
<b>WHEELS &amp; RIMS</b>		<b>OK</b>	<b>Repair Date</b>
Wheels & Rims	<input checked="" type="checkbox"/>		
Fasteners	<input checked="" type="checkbox"/>		
Lock or Side Ring	<input checked="" type="checkbox"/>		
Welds	<input checked="" type="checkbox"/>		
<b>SUSPENSION</b>		<b>OK</b>	<b>Repair Date</b>
Spring Assembly	<input checked="" type="checkbox"/>		
Cracked, Broken, Loose or Missing Parts	<input checked="" type="checkbox"/>		
Torque, Radius or Tracking Components	<input checked="" type="checkbox"/>		
<b>LIGHTING DEVICES</b>		<b>OK</b>	<b>Repair Date</b>
All lighting devices and reflectors required by section 393 shall be operable	<input checked="" type="checkbox"/>		
<b>SAFE LOADING</b>		<b>OK</b>	<b>Repair Date</b>
Vehicle part(s) or condition such that the spare tire or any part of the load or dunnage CANNOT fall onto the roadway	<input checked="" type="checkbox"/>		
<b>WINDSHIELD WIPERS</b>		<b>OK</b>	<b>Repair Date</b>
Power unit DOES NOT have inoperative wiper, missing or damaged parts.	<input checked="" type="checkbox"/>		
<b>COUPLING DEVICES</b>		<b>OK</b>	<b>Repair Date</b>
Drawbar/Towbar Eye	<input checked="" type="checkbox"/>		
Drawbar/Towbar Tongue	<input checked="" type="checkbox"/>		
Safety Devices	<input checked="" type="checkbox"/>		
Saddle-Mounts	<input checked="" type="checkbox"/>		
Fifth Wheels	<input checked="" type="checkbox"/>		
Pintle Hooks	<input checked="" type="checkbox"/>		
<b>FUEL SYSTEM</b>		<b>OK</b>	<b>Repair Date</b>
NO visible leak	<input checked="" type="checkbox"/>		
Fuel Tank Filler Cap Present	<input checked="" type="checkbox"/>		
Fuel Tank Securely Attached	<input checked="" type="checkbox"/>		
<b>WINDSHIELD GLAZING</b>		<b>OK</b>	<b>Repair Date</b>
NO cracks or vision reducing matter except as in 49 CFR 393.60	<input checked="" type="checkbox"/>		
Inspection Garage/Company Name <i>STAR LIMOUSINE REPAIR</i>		Street Address <i>3867 S VALLEY VIEW SUITE 34</i>	
Telephone Number <i>702 929 5713</i>		City, State, Zip Code <i>LV NV 89103</i>	
Printed Name of Qualified Inspector <i>ERIC HIGDON</i>		Qualified Inspector's Signature <i>[Signature]</i>	

3867 S. Valley View  
Suite 19  
(702) 929-9950

**Star Limousine Repair**  
**3867 S. Valley View Blvd.**  
**Suite 19**  
**Las Vegas, NV 89103**



Agreement No. 49825

THIS AGREEMENT FOR LEASING made and entered into as of the 1ST day of SEPTEMBER 2020 by and between Titus Leasing Company, whose address is 1851 CENTER STREET, CAMP HILL, PA 17011 ("Lessor")

and LUXURY LIMOUSINE OF LAS VEGAS, LLC whose address is 4275 S. ARVILLE STREET, SUITE C, LAS VEGAS, NV 89103 ("Lessee").

**LESSOR AND LESSEE AGREE:**

1. **LEASE OF UNIT.** Lessor agrees to lease to Lessee and Lessee agrees to lease from Lessor the motor vehicle or vehicles (the "Unit", regardless of whether referencing one or more vehicles) described in the lease schedule(s) "A" referencing this Agreement executed by Lessor and Lessee from time to time (the "Schedule") for the respective lease term for each Unit specified in such Schedules (the "Lease Term"). Lessee may use the vehicles leased hereunder at all times during their Lease Terms, but only for legal purposes and in compliance with Paragraphs 4 and 5 hereof.

2. **RENTAL.** The rent for the Unit will be as specified in the Schedule. Lessee agrees to pay Lessor the monthly lease charges with respect to the Unit specified in the applicable Schedule as the "Monthly Rental" plus any applicable sales and use taxes for the Unit, together with all other charges payable by Lessee hereunder or under any Schedule, monthly in advance. Date in Service billing shall be at the discretion of the Lessor subsequent billing will be due on the first day of each month thereafter. Payment shall be made at Lessor's address noted above or elsewhere as Lessor or any assignee of Lessor by notice directs. Interest shall accrue on any Monthly Rental due but not received on or prior to the tenth day of the month, from such first day of the month to but not including the date of payment, at a rate of two percent in excess of the rate announced from time to time by lender as prime rate or at the maximum legally permissible rate, whichever is less, which interest may be billed on the following month's invoice.

3. **PER MILE RENTAL.** If a "Per Mile Rental" is entered on the applicable Schedule, Lessee's use of the Unit beyond the base number of miles entered thereon (the "Base Mileage") will be subject to a charge determined by multiplying the number of miles in excess of such Base Mileage times the charge per mile (the "Per Mile Rental") so entered. Lessee shall pay such amount to Lessor upon the termination of the applicable Lease Term. Mileage shall be determined by reference to the vehicle condition report described in Paragraph 15 hereof.

4. **MAINTENANCE AND REPAIRS.** Lessee shall at all times during the applicable Lease Term maintain the Unit in good mechanical and physical repair and operating condition and shall furnish, at its expense, including labor costs, all operating fluids and new parts necessary for that purpose, and assumes full responsibility for the performance of such obligations. Lessee and its agents shall comply with instructions furnished by the manufacturer concerning the care and maintenance of the Unit, comply with the manufacturer's maintenance schedule, comply with all manufacturer's recalls and do everything necessary to maintain all manufacturer's warranties in effect for their maximum duration; and shall reimburse Lessor for the cost of mechanical repairs (parts and labor) attributable to Lessee's failure to do so. Lessee will cause the Unit to be used only in a careful and prudent manner and in accordance with the manufacturer's recommendations and instructions; secure the prompt repair of any damage to any Unit caused by collision or other casualty; pay for all washings, storage charges, parking charges or fines; and supply all gasoline, oil, fluids and special additives. Lessee shall be responsible for obtaining any periodic inspection of the Unit required by the applicable law of any state in which the Unit is located, registered or licensed. The cost of any such examination and of any repairs or adjustments required thereby will be paid by Lessee. Any replacement tires needed during the Lease Term with respect to any Unit shall be furnished by Lessee at Lessee's expense and shall be of original equipment quality. Lessor or any assignee of Lessor may from time to time inspect the leased Unit to assure Lessee's compliance with the foregoing provisions.

5. **USE OF UNIT.** Use of the Unit is confined to Lessee, including its agents and its employees holding a valid license to operate Unit, in pursuit of Lessee's business in the continental United States and Canada and the Unit shall not be removed from the continental United States and Canada at any time. Lessee shall not permit any person under the age of twenty-one (21) years to operate the Unit. Lessee assumes sole responsibility for and shall indemnify and hold Lessor harmless from any expenses, claims, liability and costs of every nature incurred as a result of use of the Unit during the Lease Term, whether or not such use has been authorized by Lessor or Lessee. Unless otherwise provided in the applicable Schedule, the Unit shall not be used for towing, and any damage of any nature occasioned by the use of the Unit for towing shall be at the sole expense of Lessee, EVEN IF SUCH USE IS PERMITTED BY LESSOR OR ANY EMPLOYEE OR AGENT OF LESSOR. Lessee shall not install any luggage racks, antennas, or other attachments, other than factory equipment, that might affect the finish of the Unit.

6. **DISCLAIMER OF WARRANTIES AND LIMITATION OF LIABILITY.** Lessor agrees to make available to and to cooperate in procuring for Lessee the benefits of the standard factory warranties and all other expenses and implied warranties of manufacturers with respect to the Unit. EXCEPT AS STATED IN THE PRECEDING SENTENCE, LESSOR MAKES NO EXPRESS OR IMPLIED WARRANTIES OF ANY KIND WITH RESPECT TO ANY VEHICLE LEASED HEREUNDER AND LESSEE AGREES THAT NEITHER LESSOR NOR ANY EMPLOYEE OR AGENT OF LESSOR HAS MADE ANY EXPRESS OR IMPLIED WARRANTIES OF ANY KIND, THAT LESSOR SPECIFICALLY DISCLAIMS ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR USE OR PURPOSE, AND THAT IF ANY SUCH WARRANTIES ARE GIVEN OR MADE BY ANY SUCH EMPLOYEE OR AGENT, THEY ARE NOT AUTHORIZED BY LESSOR AND LESSEE WILL NOT BE ENTITLED TO RELY THEREON. In no event shall Lessor be liable, under this Master Lease or any Schedule or otherwise, for consequential, incidental or special damages, lost profits, loss of business opportunities or relationships, or any other economic loss arising by reason of or as a result of any loss of use of any Unit, any unavailability of any Unit for any reason, any loss of time or inconvenience, any interruption in the availability or operation of any Unit, or any other loss, damage or expense sustained, paid or incurred by Lessee or any other person, for any reason whatsoever other than a default by Lessor in performance of the express terms of this Master Lease. Lessor is not responsible for providing temporary replacements while any Unit is out of service for maintenance or repairs or if stolen or confiscated.

7. **RISKS AND INDEMNITY.** Lessee shall indemnify and hold harmless Lessor and Lessor's agents, employees and assignees from and against (i) any damage, loss, theft or destruction of any Unit and the contents thereof during their respective Lease Term, and (ii) any loss, damage, injury, claim, demand, cost and expense (including attorney fees and court costs) arising out of or connected with the use, operation or condition (including all defects whether or not discoverable by either party) of any Unit during their

respective Lease Term. Each party shall promptly notify the other of any such loss, damage, injury, claim, demand, cost or expense of which it has knowledge. Lessee shall be entitled, at its own expense, to participate in the defense of any such claim or demand, which defense shall be subject to the direction and control of Lessor. Lessor shall be subrogated to all rights which Lessee may have in any matter arising under this Master Lease or any Schedule and for which Lessor has undertaken legal action hereunder, and Lessee agrees to execute and deliver instruments or papers and do everything necessary to obtain recovery from any party or parties against whom such rights may accrue.

**8. INSURANCE COVERAGE.**

(i) **Liability Insurance.** Lessee shall, at its sole cost, provide and maintain during the Lease Term a policy or policies of vehicular liability insurance satisfactory to Lessor, naming Lessor and assignee of Lessor as additional named insureds against liability for bodily injury or death and property damage caused by any occurrence arising out of the ownership, maintenance, use or operation of the Unit. Insurance shall afford limits of not less than a combined single limit of \$500,000 or \$250,000/\$500,000 Bodily Injury and \$50,000 Property Damage, with desired maximum deductible limits of \$500 for collision and \$200 for comprehensive per occurrence and a desired umbrella of \$5,000,000.

(ii) **Physical Damage.** Lessee shall, at its sole cost, provide policies of collision, comprehensive, fire and theft insurance covering the Unit in amounts at all times at least equal to the "Actual Cash Value" thereof determined by Lessor or the insurer. Such policies shall not provide for any deductible in excess of the amount shown as the "Deductible Limit" on the applicable Schedule. Lessor and assignee of Lessor shall be named as loss payees and additional insured under such policies. Lessee shall reimburse Lessor for any uninsured loss of any accessories or equipment or by reason of any deductible from insurance coverage.

(iii) **Evidence of Insurance; Insurance by Lessor; Accident Reports.** Lessee shall deliver to Lessor, not less than three (3) days prior to the Date in Service of each Unit, a certificate or other evidence of issuance of all insurance required hereby by lessors satisfactory to Lessor; however Lessor's acquiescence to Lessee's certificate(s) shall not be a waiver of Lessee's insurance obligations. Each policy shall provide that the coverage afforded thereby cannot be cancelled or materially altered without fifteen (15) days' prior written notice to all parties insured thereby. Should Lessee fail to maintain insurance as required under this Paragraph 8 or fail to furnish Lessor with evidence of insurance, Lessor is authorized but not obligated to obtain insurance for Lessee without prejudice to any other remedy hereunder, and Lessee shall pay additional rent equal to the amount of the premium paid by Lessor for such policy. Lessor is further authorized but not obligated to provide any part or all of such insurance by self-insurance, in which event Lessee shall pay additional rent equal to the premium for commercial insurance then available to Lessor for coverage required under the terms of this Paragraph 8. Lessee, its agents and/or employees shall immediately notify Lessor by telephone of any accident or incident involving the Unit and confirm such notice in writing within three (3) working days of the accident or incident. Lessee, its employees and/or agents shall obtain (2) two complete repair estimates, one each from an authorized dealer and a reliable body shop, and shall submit these estimates to Lessor and the insurer for instructions on where the Unit is to be repaired prior to any repairs to the Unit.

(iv) **Other Insurance.** Lessee shall provide and pay for any other insurance or bonds that may be required by any third party as a condition to or in connection with Lessee's leasing, possession or use of any Unit.

9. **ATTORNEY FEES AND COSTS.** Lessee shall pay Lessor any and all costs and expenses incurred or sustained by Lessor to protect its interest and/or to enforce any term or provision of this Master Lease and/or any Schedule including, but not limited to, reasonable attorney fees, court costs and reasonable collection agency fees.

10. **TAGS AND TAXES.** The Unit shall be registered in the name of Lessor as owner and, if permitted by applicable law, of Lessee as lessee or user. Original and renewal of original license tags will be at the expense of Lessee. Lessee shall notify Lessor in writing, not less than five (5) days prior to transfer of the Unit to another principal place of parking, of its intention to so transfer the Unit, and shall pay all registration, licensing and filing fees required to be paid by reason of transfer of the Unit to another jurisdiction. Lessee shall pay any sales, property, use or similar tax levied on the sale or lease of the Unit or required as a prerequisite to licensing by federal, state or municipal governments (other than the Federal Excise Tax on the original purchase of the Unit).

**11. PERFORMANCE OF LESSEE'S OBLIGATION;**

**REIMBURSEMENT.** If Lessee shall fail or refuse, for any reason, to perform any provision hereof, Lessor may at its option, perform the same and Lessee shall reimburse Lessor its costs therefor upon demand.

**12. SECURITY INTEREST.**

(i) Lessor may, without notice to Lessee, assign, sell or grant a security interest in one or more of the Unit(s) and Schedule(s) and all sums due thereunder to one or more third parties. If Lessee is given notice of such assignment, Lessee shall acknowledge receipt thereof in writing and, if so directed, shall pay all amounts to Lessor's assignee as they become due hereunder. All right, title and interest of Lessor to the extent assigned shall inure to the benefit of such assignee, their successors and assigns, who shall be entitled to enforce all of Lessor's rights hereunder but shall be under no obligation to perform any of Lessor's obligations hereunder. Lessee will not assert against such assignee any claim, defense, set-off, counterclaim, abatement, recoupment or the like with respect to Lessor's obligations hereunder or with respect to Lessee's obligation to pay rent and other amounts becoming due under this Master Lease or any Schedule notwithstanding any claim Lessee may have against Lessor arising hereunder or thereunder or otherwise. Lessee may assert such claims only in an independent action against Lessor. Lessee will execute and acknowledge, on notice from Lessor or any assignee of Lessor, such financing statements and other instruments as may, in the opinion of Lessor or any assignee of Lessor, be desirable to record Lessor's or such assignee's right, title and interest in and to the Unit.

(ii) Both lessor and lessee agree that, notwithstanding any other provisions of the Lease, this Lease and the rights of each of them hereunder are subject and subordinate to the security interest of any financing source now held or hereafter to be taken in the equipment leased hereunder. In



consideration of this subordination, the above security holder has consented to the transfer and possession of this Lease of said leased equipment to the Lessee.

13. **TERMINATION FOR DEFAULT.** The occurrence of any of the following events shall constitute an Event of Default hereunder: (i) failure by Lessee to provide any insurance to be provided by Lessee, or refusal by any mutually approved carrier to issue or renew any insurance required hereunder, or cancellation or suspension by the carrier of any insurance required hereunder; (ii) failure by Lessee to pay any Monthly Rental or Per Mile Rental or other sum then payable to Lessor hereunder if such failure continues for other than ten (10) days after Lessor has issued a demand notice for payment thereof; (iii) failure by Lessee to perform any other provision of this Lease to be performed by Lessee; or (iv) the filing of any petition by or against Lessee under any bankruptcy, reorganization or receivership law, or Lessee's making an assignment for the benefit of creditors or suffering the appointment of any trustee or receiver of Lessee's business or assets or any part thereof or making or suffering any voluntary or involuntary assignment of Lessee's interest in any Unit, or suffering any lien, attachment or levy to become attached to any Unit, unless such petition, assignment, appointment, lien, attachment or levy be withdrawn or nullified within twenty (20) days.

Upon the occurrence of an Event of Default, in addition to any right or remedy Lessor may have at law or in equity, Lessor may at its election do any one or more of the following: (i) by written notice to Lessee, terminate this Master Lease and/or any or all Schedule(s) with respect to any or all Unit(s); (ii) proceed by court action at law or in equity to require Lessee to perform any provision of this Lease or any Schedule, or to recover damages for the breach thereof; (iii) require Lessee by written notice to return any or all Unit(s), or repossess the same and for such purpose enter upon Lessee's premises; (iv) sell, at a public auction or private sale, or re-lease any or all Unit(s); or (v) by written demand upon Lessee, require Lessee to pay, and Lessee shall immediately pay to Lessor, (A) all accrued but unpaid Monthly Rental, Per Mile Rental, and any other charges then due, through the date such payment is made, under the terms of this Master Lease or the applicable Schedule with respect to the Unit, plus (B), as liquidated damages for breach of this Master Lease or the applicable Schedule and not as a penalty, an amount equal to the sum of (x) the entire amount of Monthly Rental and all other charges which would have accrued under this Master Lease or the applicable Schedule with respect to the Unit during the balance of the Lease Term of such Unit computed from the date of the Event of Default, discounted to present value over the remainder of the Lease Term at the rate of 10% per annum (simple) plus (y) the Anticipated Residual Value set forth on the applicable Schedule with respect to the Unit (which amount represents the value of the Unit at the scheduled expiration of the Lease Term originally anticipated by Lessor) discounted to present value over the remainder of the Lease Term at the rate of 10% per annum (simple) less (z) the "Net Proceeds" of "Sale" (as each of such terms is defined in Paragraph 14 hereof), if any, with respect to any Unit sold, or, in the case of any Unit returned to the possession of Lessor but not sold, less the wholesale value thereof as determined by Lessor. Interest shall accrue on the amounts described in subclause (v) above from the date of the Event of Default until the date such payment is made at a rate two percent in excess of the rate announced from time to time by lender, as prime lending rate, or the maximum rate allowed by law, whichever is less.

14. **DAMAGES UPON EARLY TERMINATION.** Upon the termination of this Master Lease or any Schedule as to any Unit prior to the expiration of its Lease Term, whether by reason of Lessee's desire to terminate, or the theft, destruction, confiscation or other loss of such Unit as described in Paragraph 16 hereof, or any other cause other than Lessee's default as described in Paragraph 13 hereof, Lessee shall immediately pay Lessor all damages suffered by Lessor by reason of such termination and by reason of any breach by Lessee of this Master Lease or any Schedule, including, (A) all accrued but unpaid Monthly Rental, Per Mile Rental, and any other charges then due, through the date such payment is made, under the terms of this Master Lease or the applicable Schedule with respect to the Unit, plus (B), as compensation to Lessor for loss of the benefit of the bargain by reason of early termination of this Master Lease or the applicable Schedule and not as a penalty, an amount equal to the sum of (x) the entire amount of Monthly Rental and all other charges which would have accrued under this Master Lease or the applicable Schedule with respect to the Unit during the balance of the Lease Term of such Unit, computed from the date of the termination, discounted to present value over the remainder of the Lease Term at the rate of 10% per annum (simple) plus (y) the Anticipated Residual Value set forth on the applicable Schedule with respect to the Unit (which amount represents the value of the Unit, at the scheduled expiration of the Lease Term, originally anticipated by Lessor), discounted to present value over the remainder of the Lease Term at the rate of 10% per annum (simple) less (z) any insurance proceeds or condemnation awards received by Lessor with respect to any Unit lost, stolen, confiscated, or destroyed or the "Net Proceeds" of "Sale" (as each of such terms is defined below), if any, with respect to any Unit sold, or, in the case of any Unit returned to the possession of Lessor but not sold, less the wholesale value thereof as determined by Lessor. Interest shall accrue on the amounts described in subclause (v) above from the date of the termination until the date such payment is made at a rate two percent in excess of the rate announced from time to time by lender as prime lending rate, or the maximum rate allowed by law, whichever is less. In the event of loss, theft, confiscation or destruction of any Unit, the Lease Term with respect thereto shall continue, and the Monthly Rental thereof shall continue to accrue, until Lessee has paid to Lessor the damages described in this Paragraph 14. Any "Sale" with respect to any Unit subject to early termination under this Paragraph 14 may be public or private and with or without notice to Lessee, shall be at wholesale, and shall be only for cash payable in full upon delivery of the Unit and its title papers to the purchaser. "Net Proceeds" as used herein shall mean the amount received on the sale, less all direct expenses of Lessor in preparing and holding the Unit for sale and selling it, less all Monthly Rental and other sums due Lessor if not otherwise paid, and less all debts and other obligations incurred by Lessee which, if not paid, might constitute a lien on

the Unit or a liability of Lessee. If any Unit is in the possession of Lessee or Lessor at the time Lessee pays to Lessor the damages described in this Paragraph 14, and (f) Lessee desires to purchase the same or

(g) Lessor is unable to sell the same, then Lessee shall pay in full of the amounts described above in subclauses (A) and (B) (without giving effect to the deduction described in subclause (z) thereof) whereupon Lessee shall become the owner of such Unit and Lessor shall promptly execute, endorse and deliver to Lessee all appropriate documents of title, free of any lien.

15. **RETURN OF UNIT.** Upon the expiration or earlier termination by either party of the Lease Term with respect to any Unit:

(i) Return. Lessee shall return the Unit to Lessor, in as good condition as when first received, ordinary wear and tear excepted, at (a) Lessor's principal place of business or (b) such other location as may be designated by Lessor. Upon such return of a Unit, Lessor shall prepare a vehicle condition report and shall furnish a copy thereof to Lessee; provided, however, that such report shall not be binding upon Lessor with respect to vehicle mileage not correctly reflected by the vehicle odometer or any latent or concealed defect of any sort. "ORDINARY WEAR AND TEAR" does not include any defect as a result of which the Unit would not pass any applicable state or local inspection, including excessive tire wear; tire wear on passenger vehicles to less than 3/32" tread depth, regardless of whether such wear would be acceptable under state or local inspection; replacement of tires in unmatched sets; damage necessitating repairs to bumpers, grill and chrome trim; dents or holes in the body metal; paint damage from scrapes and dents; glass damage, including breaks, cracks, stone bruises, and sand damage; holes or tears in the interior fabrics and any unusual soiling or spotting; holes in the dash or elsewhere resulting from auxiliary equipment installation or any other alteration to the Unit; damage to headlining from holes, tears or unusual soiling; and damage requiring straightening or replacement of body parts or requiring refinishing of the Unit (which must match original paint). Lessee shall pay Lessor an amount equal to the cost and expense of all repairs required at the termination of the Lease Term with respect to each Unit other than "ordinary wear and tear" as described above. Costs incurred by Lessor as a result of Lessee's failure to cause the mechanical condition of the Unit to be maintained and repaired as required by Paragraph 4 hereof shall likewise be paid by Lessee to Lessor. All such cost and expense shall be based upon bona fide repair estimates.

(ii) Repossession. If Lessee fails to return the Unit, Lessor may repossess the same at any time wherever the same may be located, and may enter upon any premises of Lessee for that purpose, and shall hold the same when so repossessed free and clear of this Master Lease and any Schedule and any rights of Lessee hereunder or thereunder.

(iii) Lost Vehicle. If the Unit is lost, stolen, confiscated, or destroyed as described in Paragraph 16 hereof, Lessee shall promptly notify Lessor thereof and hold any wreckage for disposal by or at the direction of Lessor. Any wreckage not held by Lessee for disposal by Lessor shall be deemed sold at a price of zero dollars.

(iv) Sums Due. Upon any return or repossession, at or after expiration of the lease term, Lessee shall promptly pay Lessor all Monthly Rental and Per Mile Rental and other sums payable hereunder with respect to the Unit up to the time of such return or repossession, in advance of payment due Lessor of liquidated damage provision of Paragraph 13.

16. **ADDITIONAL UNIT(S); EXTENDED TERM.** Additional Unit(s) may be included in this Master Lease by addenda to or additional Schedule(s) mutually executed by Lessor and Lessee from time to time. Either Lessor or Lessee may, at least thirty (30) days, but not more than ninety (90) days, prior to the expiration of any Schedule as to any Unit, offer in writing to the other to continue such Schedule as to such Unit indefinitely on a month-to-month basis. If the other accepts such offer in writing such Schedule shall be so continued with respect to such Unit.

#### 17. GENERAL PROVISIONS.

(i) Successors. This Master Lease and any Schedule shall bind the heirs, executors, administrators, successors and permitted assigns of the parties hereto. Lessee shall not assign this Master Lease or any Schedule nor sublease any Unit without the prior written approval of Lessor, which approval Lessor may withhold in its discretion. No permitted assignment or subleasing shall relieve Lessee of any of its obligations hereunder. Any purported assignment or sublease made without such approval shall be void.

(ii) Severability. In the event any provision of this Master Lease or any Schedule shall be held to be invalid or unenforceable in any jurisdiction, such invalidity or unenforceability shall not affect the validity or enforceability of the remaining provisions hereof or thereof in such jurisdiction nor of any provision hereof or thereof in any other jurisdiction.

(iii) No Waiver. No waiver of any breach of any covenant or obligation itself, or of any subsequent breach thereof, and neither party hereto shall be justified in relying on any such waiver in any one or more instances as constituting a waiver of any subsequent breach.

(iv) Notices. All Notices required or permitting to be given shall be properly given only if in writing and mailed, registered or certified mail, return receipt requested, addressed to the party to be notified at the address appearing at the head of this Master Lease or to such other address as the party to be notified may have, by ten (10) days' prior notice, specified.

(v) Entire Agreement; Amendment; Consents. This Master Lease and any Schedule represent the entire agreement between Lessor and Lessee. All other previous and/or contemporaneous agreements or representations with respect to this Master Lease and any Schedule, either written or oral, are hereby annulled and superseded. No modifications hereof shall be binding on either party unless in writing and executed by Lessor and Lessee. Any headings preceding the text of the several paragraphs and sub-paragraphs hereof are inserted solely for convenience of reference and shall not constitute a part of this Master Lease nor shall they affect its meaning, construction or effect.

(vi) Governing Law. This Master Lease and any Schedule shall be construed and enforced according to the laws of the Commonwealth of Pennsylvania.

IN WITNESS WHEREOF, the parties have executed this Master Lease as of the year and date first written above.

LESSEE: LUXURY LIMOUSINE OF LAS VEGAS, LLC

By: 

Title: MEMBER/MANAGER

LESSOR: TITUS LEASING COMPANY

By: 

Title: VICE PRESIDENT



titusleasingco.

titusleasing.com

P.O. Box 626

Camp Hill, PA 17001-0626 • 1-800-227-3965

# DELIVERY NOTICE & SCHEDULE A FINANCE LEASE

DATE: 9/1/2020

## DEALER

FIRST CLASS CUSTOMS, INC.  
2051-B EAST KEARNEY STREET  
SPRINGFIELD, MO 65803  
800-862-6899

## LESSEE

LUXURY LIMOUSINE OF LAS VEGAS, LLC  
4275 S. ARVILLE STREET, SUITE C  
LAS VEGAS, NV 89103

TELEPHONE 702-499-9000

VIN: **WD3PF4CD1KP075636**

UNIT #: **9799**

YEAR	MAKE	MODEL	BODY TYPE
2019	MERCEDES BENZ	SPRINTER 3500 FCC	LIMO VAN

EXTERIOR  
**WHITE**

INTERIOR

## EQUIPMENT

**ALL STANDARD EQUIPMENT,  
PLUS THE FOLLOWING UPGRADES**

- ☐
- ☐
- ☐
- ☐
- ☐
- ☐
- ☐
- ☐

## TERM

## PAYMENT

<b>48</b> PAYMENTS	<b>\$2,055.00</b>
MONTHLY SALES/USE TAX	<b>\$172.11</b>
TOTAL MONTHLY PMT	<b>\$2,227.11</b>
SECURITY DEPOSIT	<b>\$2,227.11</b>
RESIDUAL	<b>\$1.00</b>
MONTHLY DEPRECIATION FACTOR	<b>2.08 %</b>

## INSURANCE

COLLISION DEDUCT. \$ \_\_\_\_\_  
COMPREH. DEDUCT. \$ \_\_\_\_\_  
LIABILITY LIMITS \$ \_\_\_\_\_

## NAME OF CARRIER

**NATIONAL CASUALTY**

POLICY # **OPO0002676**

CAPITALIZED COST **\$ 81,000.00**

ALLOWABLE MILEAGE  
PER MONTH **N/A**

EXCESS MILES AT **N/A** PER MILE

## DISPOSAL OF UNIT

Upon expiration of the minimum lease term for the Unit delivered hereunder, Lessee shall remit to Lessor the full payment of the Residual value referenced herein. Said remittance must transpire within 30 days of the expiration of the minimum lease term.

If any event of default occurs, during; prior to; or after the expiration of the minimum lease term, Paragraph 13 of the Master Lease to this Delivery Notice & Schedule A - Finance Lease, shall apply.

I certify that the vehicle listed above is equipped as stated and in satisfactory condition and I accept delivery as of 09/01/20. The minimum lease term for this unit is **48** months. It is agreed that the vehicle described hereon is subject to the conditions, charges, and terms contained herein. Executed this date, 09/01/20, as part of Master Lease Agreement No. 49825 dated 09/01/20 between the parties hereto.

LESSEE: **LUXURY LIMOUSINE OF LAS VEGAS, LLC**

LESSOR: **TITUS LEASING COMPANY**

BY: 

BY: 

PRINT: **SHAUN HABIBIAN**

PRINT: **DONNA D. TOMEK**

TITLE: **MEMBER/MANAGER**

TITLE: **VICE PRESIDENT**



**TRAC ADDENDUM TO MASTER LEASE AGREEMENT  
# 49825**

1851 Center Street  
Camp Hill, PA 17011

**DELIVERY NOTICE – UNIT # 9799**

Mailing Address:  
PO Box 626  
Camp Hill, PA 17001-0626

**Date: 9/1/20**

TEL: 717-731-0504  
Toll-Free: 800-227-3965  
Fax: 717-731-0726

The undersigned Lessee has the option to purchase the following described equipment:

**2019 MERCEDES BENZ SPRINTER 3500 FCC LIMO VAN VIN: WD3PF4CD1KP075636**  
at the expiration of the referenced 48 month lease for the estimated residual value of \$1.00.

If the actual residual value is less than the estimated residual value, then Lessee shall pay such deficiency to Lessor on the scheduled termination date of the lease and shall have no further rights to the vehicle(s).

If the actual residual value equals or exceeds the estimated residual value, then (i) Lessor shall retain the estimated residual value and (ii) Lessor shall pay the excess amount (less all reasonable selling and marketing expenses) to Lessee on the later of the scheduled termination date of the lease or ten (10) days after any sale by Lessor of the vehicle(s) subsequent to the scheduled termination date of the lease.


If no offer is received, or if no offer to purchase the vehicle(s) is accepted by Lessor or if the vehicle(s) is not sold for any reason, then the actual residual value shall be deemed to be zero (0) and the Lessee shall be deemed the purchaser and shall pay the estimated residual value to Lessor.

Lessor shall, upon receipt of the purchase price of the vehicle(s), convey title to the vehicle(s) to the purchaser by a bill of sale, which transfer shall be "as-is, where is", with all faults, without recourse to Lessor and without any representation or warranty of any kind whatsoever by Lessor, express or implied.

**SPECIAL PROVISIONS:** Pursuant to the provisions of Internal Revenue Code Section 7701(h)(2)(C), the undersigned Lessee (a) hereby certifies under penalty of perjury that more than 50% of the use of the property subject to this agreement will be used in the trade or business of the undersigned Lessee, and (b) clearly understands that the undersigned Lessee will not be treated as owner of the property for federal income tax purposes.


EXCEPT AS EXPRESSLY AMENDED BY THIS ADDENDUM, ALL TERMS AND CONDITIONS OF THE MASTER LEASE SHALL REMAIN IN FULL FORCE AND EFFECT INCLUDING, WITHOUT LIMITATION, LESSEE'S OBLIGATIONS WITH RESPECT TO THE RETURN OF THE VEHICLE(S) AT THE END OF THE LEASE TERM.

**LESSEE: LUXURY LIMOUSINE  
OF LAS VEGAS, LLC**

BY: 

**TITLE: MEMBER/MANAGER**

**LESSOR: TITUS LEASING COMPANY**

BY: 

**TITLE: VICE PRESIDENT**

## **CONSENT AND AGREEMENT**

The undersigned hereby acknowledges notice of, and consents to, the assignment to **MANUFACTURERS AND TRADERS TRUST COMPANY** ("Assignee") of a certain lease dated the 1<sup>st</sup> day of September, 2020 (the "Assigned Lease") by and between the undersigned as Lessee and **TITUS CADILLAC OLDSMOBILE, INC. T/A TITUS LEASING CO.** (the "Lessor").

The undersigned warrants and agrees that:

1. Assignee shall be entitled to exercise any and all rights of Lessor under the Assigned Lease, but shall not be responsible or in any way obligated to perform the duties of the Lessor under the Assigned Lease.
2. The undersigned shall not cancel, terminate or modify the Assigned Lease without the prior written consent of Assignee; provided, however, that the undersigned may pay the Assigned Lease early.
3. As of the date hereof, the undersigned has no claim which has accrued against the Lessor or otherwise under the Assigned Lease or which may be asserted by way of set off or counterclaim against the Lessor or the Assignee.
4. The undersigned will make payments on the Assigned Lease directly to Assignee upon receipt of notice from Assignee.
5. This Consent and Agreement shall be binding upon the respective successors, and assigns of the undersigned and shall inure to the benefit of the Assignee and its successors, transferees and assigns.

IN WITNESS WHEREOF, the undersigned has duly executed this Consent and Agreement as of this 1<sup>st</sup> day of September, 2020.

**Luxury Limousine of Las Vegas, LLC**

By   
Title: **Member/Manager**



titusleasing.com

1851 Center Street  
Camp Hill, PA 17011

Mailing Address:  
PO Box 626  
Camp Hill, PA 17001-0626

TEL: 717-731-0504  
Toll-Free: 800-227-3965  
Fax: 717-731-0726

## RESOLUTIONS OF LLC

I HEREBY CERTIFY that I am the duly elected and qualified Member/Manager of LUXURY LIMOUSINE OF LAS VEGAS, LLC and the keeper of the records of said LLC; that the following is a true and correct copy of a resolution duly adopted at a meeting of the Members/Managers thereof held in accordance with its by-laws, at its offices at 4275 S. ARVILLE STREET, SUITE C, LAS VEGAS, NV 89103 on the 1ST day of SEPTEMBER, 2020, and that the same are now in full force.

BE IT RESOLVED, That SHAUN HABIBIAN - MEMBER/MANAGER  
(Name)

of this LLC is authorized to negotiate, procure and sign Installment Sale Contracts and/or Lease Agreements on behalf of, and in the name of this LLC.

IN WITNESS WHEREOF, I have hereunto affixed my name as a Member/Manager of said LLC to be hereto affixed this 1ST day of SEPTEMBER, 2020.

A handwritten signature in dark ink, appearing to read "Shaun Habibian", is written over a horizontal line.

(Member/Manager)



titusleasingco.

titusleasing.com

P.O. Box 626

Camp Hill, PA 17001-0626 • 1-800-227-3965

## PERSONAL GUARANTY

For valuable consideration, the receipt of which is hereby acknowledged, the undersigned jointly and severally, unconditionally guarantee to Titus Leasing Company, Camp Hill, Pennsylvania, hereinafter referred to as "TLC", the full and prompt performance by

**LUXURY LIMOUSINE OF LAS VEGAS, LLC**

**4275 S. ARVILLE STREET, SUITE C, LAS VEGAS, NV 89103**

hereinafter referred to as "Obligor", of all obligations which Obligor presently or hereafter may have to TLC and payment when due of all sums presently or hereafter owing by Obligor to TLC whether arising by lease, note, or otherwise, and whether secured or unsecured. The undersigned further agree to indemnify TLC against any losses it may sustain and expenses it may incur as a result of any wrongful act of Obligor with respect to the performance of Obligor's obligations to TLC.

For the purposes of this guaranty and indemnity, all sums owing to TLC by Obligor shall be deemed to have become immediately due and payable if (a) Obligor defaults in any of its obligations to TLC; (b) a petition under any Chapter of the Bankruptcy Act, as amended, or for the appointment of a receiver of any part of the property of Obligor be filed by or against the Obligor, and not be dismissed within fifteen days; (c) Obligor makes a general assignment for the benefit of creditors, suspends business or commits any act amounting to a business failure; or (d) an attachment be levied or tax lien be filed against any of Obligor's property.

This shall be a continuing guaranty and indemnity and, irrespective of the lack of any notice to or consent of the undersigned, their obligations hereunder shall not be impaired in any manner whatsoever by any

- (a) new agreements or obligations of Obligor with or to TLC; amendments, extensions, modifications, renewals or waivers of default as to any existing or future agreements or obligations of Obligor or third parties with or to TLC, or extensions of credit by TLC to Obligor;
- (b) adjustments, compromises or releases of any obligations to Obligor, the undersigned or other parties, or exchanges, releases or sales of any security of Obligor, the undersigned or other parties;
- (c) fictitiousness, incorrectness, invalidity or unenforceability, for any reason of any instrument or writing, or acts of commission or omission by TLC or Obligor; or
- (d) compositions, extensions, moratoria or other relief granted to Obligor pursuant to any statute presently in force or hereafter enacted.

Notice of TLC's acceptance hereof, of default or nonpayment by Obligor or any other parties, or presentment, protest and demand, and of all other matters of which the undersigned otherwise might be entitled, is hereby expressly waived.

The obligations hereunder of each of the undersigned are independent and several, and shall be binding upon their respective heirs and personal representatives. The failure of any person to sign this guaranty and indemnity shall not affect the liability hereunder of any signor thereof. The death or release from liability hereunder of any of the undersigned shall not relieve the others from liability hereunder. Each of the undersigned may terminate his obligations hereunder as to then future transactions between TLC and Obligor by notification to TLC by certified mail at P.O. Box 626, Camp Hill, Pennsylvania 17001-0626 provided, however, that such termination shall not affect either his liability hereunder with respect to any obligations of Obligor to TLC incurred prior to its receipt of such notice or the continuing liability of such of the others of the undersigned as have not given such notice.

IN THE EVENT OF DEFAULT AS DEFINED BY THE TERMS OF THIS GUARANTY, GUARANTOR HEREBY EMPOWERS ANY ATTORNEY OF ANY COURT OF RECORD WITHIN THE UNITED STATES OR ELSEWHERE TO APPEAR FOR IT AND WITH DECLARATIONS FILED CONFESS JUDGEMENT AGAINST IT AS OF ANY TERM FOR ALL SUMS DUE ON THIS GUARANTY WITH COSTS OF SUIT AND AN ATTORNEY'S REASONABLE FEE FOR COLLECTION AND RELEASE OF ALL ERRORS. GUARANTOR HEREBY EXPRESSLY WAIVES STAY OF EXECUTION AND INQUISITION AND EXTENSION UPON ANY LEVY ON REAL ESTATE. CONDEMNATION IS HEREBY AGREED TO AND THE EXEMPTION OF PERSONAL PROPERTY FROM LEVY AND SALE ON ANY EXECUTION HEREON IS ALSO HEREBY EXPRESSLY WAIVED, AND NO BENEFIT OF EXEMPTION IS CLAIMED UNDER AND BY VIRTUE OF ANY EXEMPTION LAW NOT IN FORCE OR WHICH MAY BE HEREAFTER ENACTED.

The undersigned shall reimburse TLC, on demand, for all expenses incurred by TLC in the enforcement or attempted enforcement of any of its rights hereunder against the Obligor or any of the undersigned, including costs and attorney's fees.

This guaranty and indemnity is assignable without notice to the undersigned, shall be construed liberally in favor of TLC and shall inure to the benefit of its successors and assigns. If Obligor should default in the performance of any of Obligor's obligations to TLC, and if any third party makes any payment to TLC with respect thereto, such third party shall, to the extent thereof, be subrogated to all of TLC's rights against the undersigned hereunder. Legal rights and obligations hereunder shall be determined in accordance with the laws of the Commonwealth of Pennsylvania.

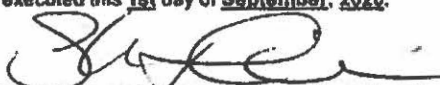
IN WITNESS WHEREOF, the undersigned has caused this instrument to be executed this 1st day of September, 2020.

  
(NOTARY)

Signed or attested before me on this 1st day  
of September, 2020 by Shaun H. Habibian



ANDY Q. NGUYEN  
NOTARY PUBLIC  
STATE OF NEVADA  
APPT. NO: 19-2144-1  
MY APPT EXPIRES: 03/11/2023

  
SIGNATURE OF GUARANTOR

SHAUN HABIBIAN

PRINTED NAME OF GUARANTOR

435-229-3291

HOME PHONE #

4525 S. DEAN MARTIN DRIVE, UNIT #2703

STREET ADDRESS

LAS VEGAS

NV

89103

CITY

STATE

ZIP

(NOTARY)

Signed or attested before me on this \_\_\_\_\_ day  
of \_\_\_\_\_ by \_\_\_\_\_.

SIGNATURE OF GUARANTOR

PRINTED NAME OF GUARANTOR

STREET ADDRESS

CITY

STATE

ZIP



# First Class Customs, Inc.

" Where Our Service, Reliability & Craftmanship "  
**IS SECOND TO NONE "**

30 YEARS OF LIMOUSINE MANUFACTURING EXPERIENCE

2051- B East Kearney St. Springfield, Mo 65803

P - (800) 862-6899 F - (417) 862- 0614

[www.firstclasscustomsinc.com](http://www.firstclasscustomsinc.com)

<b>PRO # 19030</b>		<b>Salesperson :</b> J.Glick	
<b>Purchaser's Name :</b> Carolina's Executive Limo Line, Inc.		<b>Date :</b> 7/23/2019	
<b>Contact :</b> Justin Bailey		<b>Make/ Model/Year :</b> MERCEDES SPRINTER 2019	
<b>Address :</b> 164 Market St, Ste D172		<b>VIN #</b> WD3PF4CD1KP075636	
<b>City :</b> Charleston <b>State:</b> SC		<b>Exterior Color :</b> White <b>Interior :</b> BLACK	
<b>Phone Number :</b> 843-564-3456 <b>ZIP:</b> 44133		<b>Fax Number :</b>	
<b>Email Address :</b>			

14 - Passenger Limo Edition Standard Features	Chassis Features
<ul style="list-style-type: none"><li>Maybach Ceiling With White Lighting</li><li>Double J-Seating With Custom Storage Below With Lighting</li><li>Front &amp; Rear Lower Wall with Tinted Plex over TV</li><li>Seating &amp; Side Walls In Austin Halo Soft Touch</li><li>Front Cabin OEM Trim Dipped to Match Rear Wood</li><li>Firefly Electrical System With Dimming Touch Pad &amp; Power Divider</li><li>Double Din Touch Screen DVD Player w/Bluetooth</li><li>(1) 50" LED Samsung TV - Rear, (1) 43" LED Samsung TV - Front</li><li>60,000 BTU A/C w/Compressor, Condensor &amp; Evaporator</li><li>Custom Fiberglass Running Boards with LED Step Lighting</li><li>Emergency Egress Window</li></ul>	<ul style="list-style-type: none"><li>3500 Series Extended High Top 170"</li><li>GVW 11,000 LWB</li><li>6 Cylinder 3.0 L 188 Hp Turbo Diesel BlueTEC</li><li>7-Speed Automatic Transmission</li><li>14V 220 Amp Alternator</li><li>Suspension 1 Package , Stabilizer Reinforcement</li><li>High Idle Fixed Package (PSM)</li><li>Driver Comfort Package , Comfort Front Seats</li><li>Two Stage Sliding Door</li><li>Window Fleet Package</li></ul>

Elegant Wall Styles	Headliner Trim Colors	Additional Options
<ul style="list-style-type: none"><li>Front &amp; Rear Walls With Austin Halo Soft Touch <input checked="" type="checkbox"/></li><li>Front &amp; Rear Walls With Diamond Cut Inserts <input type="checkbox"/></li><li>Front &amp; Rear Walls With Suede <input type="checkbox"/></li></ul>	<ul style="list-style-type: none"><li>Ecru Alcantara <input type="checkbox"/></li><li>Platinum Alcantara <input type="checkbox"/></li><li>Black Alcantara <input checked="" type="checkbox"/></li></ul>	<ul style="list-style-type: none"><li>Stainless Ceiling \$ 1,500.00 <input type="checkbox"/></li><li>Shelf In Luggage Area \$ 500.00 <input type="checkbox"/></li><li>Rear Hitch &amp; Wiring \$ 750.00 <input type="checkbox"/></li></ul>
Elegant Window Shades	Seat & Insert Color	
<ul style="list-style-type: none"><li>Mocha <input type="checkbox"/></li><li>Ebony Black <input checked="" type="checkbox"/></li></ul>	<ul style="list-style-type: none"><li>Black w/Black Perf <input checked="" type="checkbox"/></li><li>Tan w/ Tan Perf <input type="checkbox"/></li></ul>	<ul style="list-style-type: none"><li>In Dash Navigation \$ 1,100.00 <input type="checkbox"/></li><li>Tailgate Package \$ 3,750.00 <input type="checkbox"/></li><li>In Dash Navigation \$ 1,100.00 <input type="checkbox"/></li><li>Power Awning \$ 6,000.00 <input type="checkbox"/></li><li>Restroom \$ 5,500.00 <input type="checkbox"/></li><li>X-Box 1 \$ 500.00 <input type="checkbox"/></li><li>Upgraded Alpine Speakers \$ 500.00 <input type="checkbox"/></li><li>Black Mat Side Molding \$ 500.00 <input type="checkbox"/></li></ul>
Wood Colors	Ger Floor Colors	
<ul style="list-style-type: none"><li>Walnut <input type="checkbox"/></li><li>Burl <input type="checkbox"/></li><li>Black Walnut <input type="checkbox"/></li><li>Carbon Fiber <input type="checkbox"/></li><li>High Gloss Black <input checked="" type="checkbox"/></li></ul>	<ul style="list-style-type: none"><li>Rosewood <input type="checkbox"/></li><li>Kruger (Gray) <input type="checkbox"/></li><li>Century Oak <input type="checkbox"/></li><li>Manor Oak <input checked="" type="checkbox"/></li></ul>	

FCC WARRANTY	Factory Warranty	Total :	NA
<ul style="list-style-type: none"><li>3 Years or 36,000 Miles Whichever Occurs First From Date Of Purchase</li><li>1- Year on Electronics From Date Of Purchase</li></ul>	<ul style="list-style-type: none"><li>5- Year or 100,000 Miles Whichever Occurs First</li><li>Engine &amp; Outer Body</li></ul>		

SPRINTER LAYOUT	ADDED FEATURES
	<ul style="list-style-type: none"><li>Painted Side Moldings and Bumpers \$1,000.00</li><li>Upgraded Audio Package- JL Components \$395.00</li><li>Upgraded Wall Trim - Acrylic Inserts \$400.00</li><li>Upgraded Radio with Apple Play/Android Play \$280.00</li><li>Black Carbon Fiber Inserts and Trim N/A</li><li>Change Rail Inserts to Color Wash N/A</li><li>Apple TV \$395.00</li></ul>
	<b>Options Total:</b> \$2,390.00

Buyer hereby certifies (i) that Buyer has read the printed matter of this purchase agreement and it includes all of the terms and conditions of this purchase agreement of discussions , as of the date hereof comprises the completed and exclusive statement of the terms and conditions of the agreement relating to the subject of the terms and conditions of the agreement relating to the subject matter hereof (ii) that in no event shall buyer be entitled to lost revenue of consequential damages. FCC shall not be held responsible of any incidental damages of any default hereunder (iii) also, in regard to the original vehicle manufacturer FCC is not required to honor any warranty issues applicable to the original vehicle prior to FCC conversion and/or modification. Customer also agrees that the above vehicle in question will not be shipped out of the U.S.

**THIS AGREEMENT DOES NOT BECOME BINDING UNTIL ACCEPTED BY THE SIGNATURE OF AN AUTHORIZED REPRESENTATIVE OF FIRST CLASS CUSTOMS CORPORATE OFFICE.**

Dated this \_\_\_\_\_ day of \_\_\_\_\_

Purchaser \_\_\_\_\_

Salesperson \_\_\_\_\_ Date \_\_\_\_\_

<b>M.S.R.P :</b>	<b>\$99,900.00</b>
<b>Rebates and Incentives</b>	
<b>Options:</b>	<b>\$2,390.00</b>
<b>DELIVERY :</b>	<b>TBD</b>
<b>SUBTOTAL :</b>	<b>\$102,290.00</b>
<b>Deposit:</b>	<b>(\$1,000.00)</b>
<b>Total :</b>	<b>\$101,290.00</b>
<b>BALANCE DUE ON COMPLETION:</b>	
<b>Accepted by:</b>	<b>FCC Corporate Office Use Only</b>

FACTURED BY: FIRST CLASS CUSTOMS, INC.

5943 KG ( 11030 LB)

1851 ( 4080 LB)

FRONT

COLD INFLATION PRESSURE 380

KG ( LB)

COLD INFLATION PRESSURE

2502 KG ( 7720 LB)

REAR

COLD INFLATION PRESSURE 400

KG ( 880 LB)

COLD INFLATION PRESSURE

2502 KG ( 7720 LB)

COLD INFLATION PRESSURE

2502 KG ( 7720 LB)

COLD INFLATION PRESSURE

2502 KG ( 7720 LB)

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2502 KG ( 7720 LB)

COLD INFLATION PRESSURE

2502 KG ( 7720 LB)

COLD INFLATION PRESSURE

2502 KG ( 7720 LB)

COLD INFLATION PRESSURE

TIRES

( 55 PSI)

TIRES

( PSI)

TIRES

( 58 PSI)

TIRES

( PSI)

TIRES

( PSI)

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08/2019

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VEHICLE HAS BEEN COMPLETED IN ACCORDANCE WITH THE PRIOR MANUFACTURES' IVD WHERE A  
VEHICLE CONFORMS TO ALL APPLICABLE FEDERAL MOTOR VEHICLE SAFETY STANDARDS, AND BU  
FT PREVENTION STANDARDS IN EFFECT 08/2019

BUS 14+2

TYPE:

W02PT4CD1K0UT5239

A.



THIS VEHICLE  
CONFORMS TO  
ALL APPLICABLE  
FEDERAL

VEHICLE SAFETY  
STANDARDS IN  
EFFECT ON THE  
DATE OF MANU-  
FACTURE SHOWN  
ON THE RIGHT.

PAINT CODE  
9147

MFD: DAIMLER AG

VIN WD3PF4CD1KP075636

GVWR

5003/11000 KG/LB

GCMR

5917/15250 KG/LB

GAWR FRONT

1851/4020 KG/LB

GAWR REAR

3502/7720

TYPE

TRUCK

DATE 01-15-19

01/2019



Daimler Vans Presents

# MASTER UPFITTER

2017 | 2018

Daimler Vans grants stamps of MasterFitter 2017, 2018 to

**First Class Customs, Inc.**

On February 23rd, 2017



Mathias Geisen  
General Manager  
Marketing, Product & Upfitter Management

© 2017 Daimler Vans LLC. Mercedes-Benz USA, LLC is a subsidiary of Daimler AG.

Dirk Schmeller  
General Manager  
Sales Operations



## FIRST CLASS CUSTOMS, INC.

**Manufacturer ID** 7322

**Common Name** FIRST CLASS CUSTOMS, INC.

**Contact Name** Jay M Glick

**Previous Legal Name**

**Contact Position** President

**URL** [www.fccustomsinc.com](http://www.fccustomsinc.com)

**Contact Business Phone** (417)832-0751

**All Company DBAs** First Class Customs, Inc.

**Business Fax Number** (417)832-0614

**Trade/Brand Names**

**Contact Business Email** [jay@fccustomsinc.com](mailto:jay@fccustomsinc.com)

**Principal Name** Jay M Glick

**Production Start Date** 07/30/2015

**Principal Position** President

**Production End Date**

**Address** 2051 E. Kearney St., Bldg. B  
Springfield, MISSOURI 65803 UNITED STATES (USA)

**Updated On** 03/21/2018

### Equipment Types

**Type** Other (Motor vehicle equipment not covered by FMVSS)

### Manufacturer Types

**Type** Completed Vehicle Manufacturer, Vehicle Alterer, Incomplete Vehicle Manufacturer, Final-Stage Vehicle Manufacturer

### Vehicle Types

Is Primary	Vehicle Type	GVWR From	GVWR To
<input type="checkbox"/>	Bus	Class 2G: 8,001 - 9,000 lb (3,629 - 4,082 kg)	Class 3: 10,001 - 14,000 lb (4,536 - 6,350 kg)
<input type="checkbox"/>	Multipurpose Passenger Vehicle (MPV)	Class 1A: 3,000 lb or less (1,360 kg or less)	Class 3: 10,001 - 14,000 lb (4,536 - 6,350 kg)
<input type="checkbox"/>	Incomplete Vehicle	Class 2G: 8,001 - 9,000 lb (3,629 - 4,082 kg)	Class 3: 10,001 - 14,000 lb (4,536 - 6,350 kg)

### Action History

Change Date	Reference
3/21/2018	BFB999BD-6042-48DC-A7FC-ECE853BE4E4C
12/8/2014	ORG10352

**NHTSA Recall Data:** For vehicle-specific Federal Recalls for major light auto automakers, please use NHTSA's Recall VIN Lookup at

For any additional information and questions: Contact NHTSA Manufacturer Helpdesk at

or 1-888-399-3277



**U.S. DEPARTMENT OF TRANSPORTATION**  
National Highway Traffic Safety Administration  
1200 New Jersey Avenue, SE  
Washington, DC 20590  
1-888-327-4236  
1-800-424-9153 (TTY)

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[Web Accessibility](#)

[Terms of Use](#)

[FOIA](#)

[Accessibility](#)

[Office of Inspector General](#)

[OIG EEO](#)

[NHTSA App Store](#)

[Manufacturer Information](#)

[Data](#)

[911](#)

[NHTSA.gov](#)

[NHTSA.gov](#)

[NHTSA.gov](#)

[The White House](#)

[USA.gov](#)

[OIG.gov](#)

[nhtsa.gov](#)

[nhtsa.gov](#)

[nhtsa.gov](#)

[nhtsa.gov](#)

Language:

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# Safety Issues & Recalls

## Vehicle Identification Number (VIN)

Every vehicle has a unique VIN. Enter a VIN to learn if a specific vehicle needs to be repaired as part of a recall.

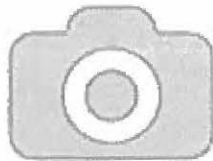
wd3pf4cd1kp075636

17/17



2019

**Mercedes-Benz MXCAE6**



**IMAGE NOT AVAILABLE**

VIN: WD3PF4CD1KP075636

Recall data refreshed on Sep 08,2020

**3 Unrepaired Recalls**

associated with this VIN

Sep 18,2019

**Manufacturer Recall Number** 2019100006

**NHTSA Recall Number** 19V665

**Recall Status** Recall Incomplete

### **Summary**

Daimler AG ("DAG"), the manufacturer of Mercedes-Benz and Freightliner Vans, has determined that, the screw connection on the upper hood catch of certain Mercedes-Benz/Freightliner Sprinter vehicles (VS30; Platforms 907) may not have been carried out according to specification. Depending on vehicle speed, wind resistance, aerodynamic drag and factors such as vehicle loading and road conditions, the hood could open while the vehicle is being operated. If the hood were to open while driving, it could impact the driver's field of vision, thereby increasing the risk of a crash. An authorized Mercedes-Benz or Freightliner Sprinter dealer will check and if necessary tighten the torque of the screw connection. Any missing screws will be replaced if necessary.

### **Safety Risk**

If the hood were to open while driving, it could impact the driver's field of vision, thereby increasing the risk of a crash.

### **Remedy**

An authorized Mercedes-Benz or Freightliner Sprinter dealer will check and if necessary tighten the torque of the screw connection. Any missing screws will be replaced if necessary.

### **Manufacturer's Notes**

Recall information is available going back to January 1, 1990.

**If the manufacturer has failed or is unable to remedy this safety recall for your vehicle in a timely manner,**

**please contact the NHTSA Vehicle Safety Hotline at: 1-888-327-4236 or TTY: 1-800-424-9153 or file an online complaint with NHTSA.**

**Mar 18,2020**

**Manufacturer Recall Number** 2020040019

**NHTSA Recall Number** 20V180

**Recall Status** Recall Incomplete

### **Summary**

Mercedes-Benz AG ("MBAG"), the manufacturer of Mercedes-Benz and Freightliner vans, has determined that the operator's manual in certain Sprinter vehicles from platform 907 (VS30) with automatic transmission does not correctly specify certain conditions under which the automatic parking function ("Auto-P") operates. The Operator's Manual describes certain functions which would automatically engage the park position "P" if (1) the driver opens the seat belt buckle or (2) the driver leaves the seat when the vehicle is stationary or driving at very low speed. However, this functionality is not available in the affected Sprinter vehicles. Should a customer rely on the Auto-P function as described in the Operator's Manual, the possibility of vehicle rollaway or movement cannot be ruled out which could increase the risk of a crash. An authorized Mercedes-Benz or Freightliner Sprinter dealer will add a supplementary booklet with a correct description of the Auto-P function to the Operator's Manual, which is already in the vehicle. The supplementary booklet is also available on-line at [www.mbvans.com/sprinter/owners-resources/owner-manuals](http://www.mbvans.com/sprinter/owners-resources/owner-manuals) and <https://www.freightlinersprinterusa.com/freightliner/owners-resources/owner-manuals>.

### **Safety Risk**

The Operator's Manual describes certain functions which would automatically engage the park position "P" if (1) the driver opens the seat belt buckle or (2) the driver leaves the seat when the vehicle is stationary or driving at very low speed. However, this functionality is not available in the affected Sprinter vehicles. Should a customer rely on the Auto-P function as described in the Operator's Manual, the possibility of vehicle rollaway or movement cannot be ruled out which could increase the risk of a crash.

### **Remedy**

An authorized Mercedes-Benz or Freightliner Sprinter dealer will add a supplementary booklet with a correct description of the Auto-P function to the Operator's Manual, which is already in the vehicle. The supplementary booklet is also available on-line at

[www.mbvans.com/sprinter/owners-resources/owner-manuals](http://www.mbvans.com/sprinter/owners-resources/owner-manuals) and

<https://www.freightlinersprinterusa.com/freightliner/owners-resources/owner-manuals>.

### **Manufacturer's Notes**

Recall information is available going back to January 1, 1990.

**If the manufacturer has failed or is unable to remedy this safety recall for your vehicle in a timely manner,**

please contact the NHTSA Vehicle Safety Hotline at: 1-888-327-4236 or TTY: 1-800-424-9153 or file an online complaint with NHTSA.

**Mar 18,2020**

**Manufacturer Recall Number** 2020040023

**NHTSA Recall Number** 20V181

**Recall Status** Recall Incomplete

### **Summary**

Mercedes-Benz AG ("MBAG"), the manufacturer of Mercedes-Benz and Freightliner vans, has determined that on certain Sprinter vehicles the rear part of the fender liner on the front axle could contact and chafe the brake hose. If the distance between the fender liner and the brake hose is not sufficient, the front wheel suspension could contact and chafe the brake hose, which could lead to the loss of brake fluid. Over time, if the operator ignores the brake fluid warning indicator and continues to operate the vehicle until the brake fluid empties, this may increase the stopping distance and increase the risk of a crash. An authorized Mercedes-Benz or Freightliner Sprinter dealer will check the condition and clearance of the brake hoses and, if necessary, to replace them. Additionally, the corresponding fender liner will be modified accordingly on the respective side.

### **Safety Risk**



If the distance between the fender liner and the brake hose is not sufficient, the front wheel suspension could contact and chafe the brake hose, which could lead to the loss of brake fluid. Over time, if the operator ignores the brake fluid warning indicator and continues to operate the vehicle until the brake fluid empties, this may increase the stopping distance and increase the risk of a crash.

### **Remedy**

An authorized Mercedes-Benz or Freightliner Sprinter dealer will check the condition and clearance of the brake hoses and, if necessary, to replace them. Additionally, the corresponding fender liner will be modified accordingly on the respective side.

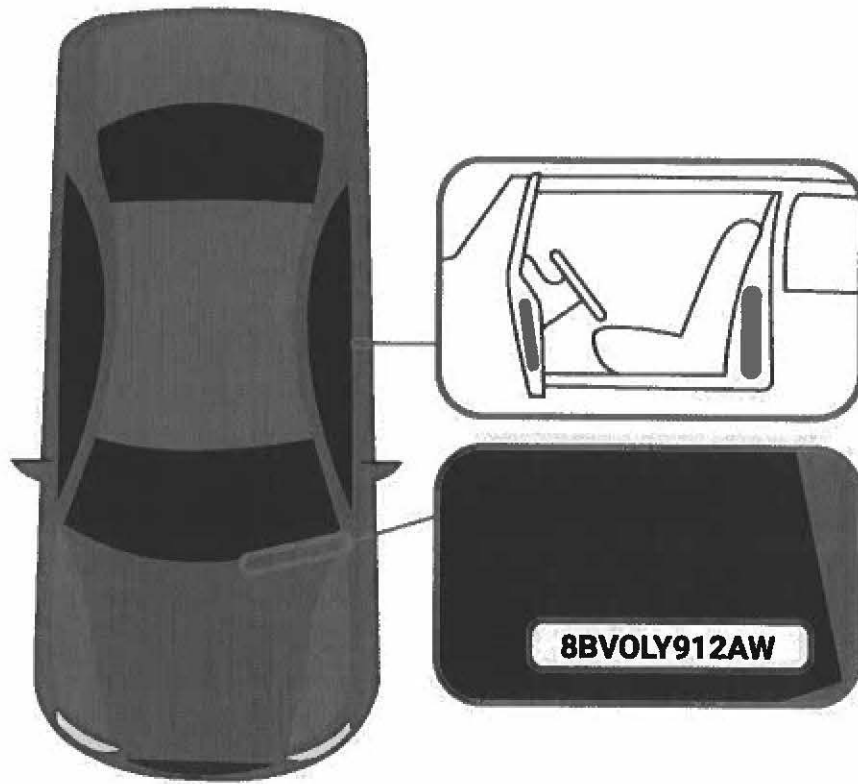
### **Manufacturer's Notes**

Recall information is available going back to January 1, 1990.

**If the manufacturer has failed or is unable to remedy this safety recall for your vehicle in a timely manner,**  
please contact the NHTSA Vehicle Safety Hotline at: 1-888-327-4236 or TTY: 1-800-424-9153 or file an online complaint with NHTSA.

### **Where's my VIN?**

Look on the lower left of your car's windshield for your 17-character Vehicle Identification Number. Your VIN is also located on your car's registration card, and it may be shown on your insurance card.



### **What this VIN search tool will show**

- An unrepaired vehicle affected by a vehicle safety recall in the past 15 calendar years
- Vehicle safety recalls from major light auto automakers, motorcycle manufacturers and some medium/heavy truck manufacturers

### **What this VIN search tool will not show**

- A vehicle with a repaired safety recall. If your vehicle has no unrepaired recalls, you will see the message: "0 Unrepaired recalls associated with this VIN"
- Manufacturer customer service or other nonsafety recall campaign
- International vehicles
- There may be a delay with very recently announced safety recalls for which not all VINs have been identified. VINs are added continuously so please check regularly.
- Safety recalls that are more than 15 years old (except where a manufacturer offers more coverage)

- Safety recalls conducted by small vehicle manufacturers, including some ultra-luxury brands and specialty applications

## The Steps From Complaint To Recall

What happens to my complaint?

Your complaint fuels our work. Learn about the different steps that lead to recalls and safer vehicles.

The Steps From Complaint To Recall PDF, 5.56 MB →

## From your complaints to recall campaigns

NHTSA issues vehicle safety standards and requires manufacturers to recall vehicles and equipment's that have safety-related defects. Learn about NHTSA's recall process.

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# 01 Complaints

## Reporting your problem is the important first step.

Your complaint will be added to a public NHTSA database after personally identifying information is removed.

If the agency receives similar reports from a number of people about the same product, this could indicate that a safety-related defect may exist that would warrant the opening of an investigation.

[Example of Complaints →](#)

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## **Have a safety problem?**

Report a problem with your vehicle, tires, car seats or other equipment. We review every problem as we work to keep our roads safe.

[Report a safety problem →](#)

## **02 Investigations**

### **NHTSA conducts an investigation from reported complaints.**

#### **A. SCREENING**

NHTSA reviews filed complaints from vehicle owners and other information related to alleged defects to decide whether to open an investigation.

#### **B. ANALYSIS**

NHTSA conducts an analysis of any petitions calling for defect investigations. If the petition is denied, the reasons for the denial are published in the Federal Register.

#### **C. INVESTIGATION**

NHTSA opens an investigation of alleged safety defects. It is closed when they notify the manufacturer of recall recommendations or they don't identify a safety-related defect.

#### **D. RECALL MANAGEMENT**

NHTSA reviews filed complaints from vehicle owners and other information related to alleged defects to decide whether to open an investigation.

[View monthly investigation reports →](#)

## 03 Recalls

### **Initiated safety recalls require a manufacturer's action to announce and remedy the defects.**

A recall is issued when a manufacturer or NHTSA determines that a vehicle, equipment, car seat, or tire creates an unreasonable safety risk or fails to meet minimum safety standards. Most decisions to conduct a recall and remedy a safety defect are made voluntarily by manufacturers prior to any involvement by NHTSA.

Manufacturers are required to fix the problem by repairing it, replacing it, offering a refund, or in rare cases repurchasing the vehicle. View the 2019 Recall Report.

Using our VIN lookup tool, you can access recall information provided by the manufacturer conducting the recall which may be not posted yet on NHTSA's site.

[Go to search by VIN →](#)

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### **Takata Recalls Spotlight**

**The latest updates on Takata recalls**

Recalls Spotlight monitors high-profile recalls and offers consumers resources to find and address vehicle recalls.

[Takata Recall Spotlight →](#)

### **Motor Vehicle Safety Defects And Recalls - What Every Vehicle Owner Should Know**

Download this brochure to get more information about how and why recall campaigns are initiated, and to know your rights and responsibilities when a vehicle or item of motor vehicle equipment is recalled.

[VIEW BROCHURE](#)

# Roles in the Recall Process



## Manufacturer

Manufacturers will notify registered owners by first class mail within 60 days of notifying NHTSA of a recall decision. Manufacturers should offer a proper remedy to the owner.



## NHTSA

NHTSA will monitor each safety recall to make sure owners receive safe, free, and effective remedies from manufacturers according to the Safety Act and Federal regulations.



## You (owner)

You'll be notified via mail from the manufacturer. When you receive a notification, follow any interim safety guidance provided by the manufacturer and contact your local dealership to fix the recalled part for free.

## Tips For Your Safety

Register your vehicle, tires, car seats & equipment and check recalls twice a year.

## Sign Up for Recall Alerts via Email

Know if there is a safety problem with your vehicles, tires or car seat, and how to get it fixed.

[SIGN UP](#)

**NHTSA Information ▾**

**Information For ▾**

**NHTSA Sites ▾**

**Website Information ▾**

### National Highway Traffic Safety Administration

1200 New Jersey Avenue, SE  
Washington, DC 20590

1-888-327-4236  
1-800- 424-9153 (TTY)



[Submit Feedback](#)

# Agenda Item# 60



BEFORE THE NEVADA TRANSPORTATION AUTHORITY

ABRAHAM LIMOUSINE SERVICE, INC. )  
(ALV) and WESTERN LIMOUSINE )  
SERVICES (WLS) Petition for Relief under )  
NAC 706.228 )

DOCKET NO.



**ALV and WLS'S PETITION FOR RELIEF UNDER NAC 706.228**

COMES NOW, ALV and WLS, and hereby submits their Petition for Relief under NAC 706.228.

**Statement of Facts:**

ALV and WLS are certificated carriers. ALV/WLS have a contract Caesar's Palace to provide transportation for their guests. Therefore, ALV/WLS need to have vehicles staged outside the Hotel and Casino to accommodate these guests. Caesar's Palace directs where ALV/WLS stage their vehicles. ALV/WLS believe that a taxistand exists on Caesar's property where his vehicles are staging. This may or may not create a problem or conflict with NAC 706.228. ALV was previously granted an Order by this authority for this deviation. (See Ex. 1)

Since that Order, ALV entered into a management agreement with WLS. ALV has been using WLS vehicles at Caesars. We need to amend the Prior Order to include CPCN 1054.

**Memorandum of Law:**

NAC 706.228 reads in part:

4. While on duty, a certificate holder who is a common motor carrier of passengers or his or her employee shall not stand a vehicle or park a vehicle within 50 feet of a designated taxicab stand unless:

- (a) The taxicab stand is located at an airport owned by a governmental entity; or
- (b) The Chair or his or her designee has authorized the certificate holder to stop or park the vehicle within 50 feet of the designated taxicab stand.

**Conclusion:**

Based upon the language contained in 4(b), ALV/WLS request authorization to stop or park their vehicles within 50 of a designated taxicab stand on Caesar's Palace's property.

DATED this 17 day of November, 2020.

A handwritten signature in black ink, appearing to be 'Brent Carson', written over a horizontal line.

Attorney Brent Carson, LLC

## Exhibit 1

Approved  
Dil Nib

18-11001




November 2, 2018

Liz Babcock, C.P.A.  
Application Manager  
Nevada Transportation Authority  
3300 W Sahara Avenue  
Las Vegas, NV 89102.

RE: Abraham Limo Service dba ALV  
Motion for Relief under NAC 706.228

Dear Ms. Babcock,

Petition 

The purpose of this letter is to provide the authority a notice that Abraham Limo Service dba ALV seek "Motion for Relief under NAC 706.228.

We have enclosed all the following documents for your considerations on urgent basis.

- This letter
- Motion for relief.

We appreciate your input and/or consideration in this urgent matter.

Very truly yours

MK PERVEZ (702) 234-4800

  
General Manager

On behalf of

Mulugeta Abraham

President

Abraham Limo Vegas

ALL OPEN'S 2159,  
Bus + Limo 1104.2  
1090.2

**BEFORE THE NEVADA TRANSPORTATION AUTHORITY**

ABRAHAM LIMOUSINE SERVICE, INC. ) DOCKET NO. \_\_\_\_\_  
(ALV) Motion for Relief under NAC 706.228 )

*Petitioner*

**ALV'S MOTION FOR RELIEF UNDER NAC 706.228**

COMES NOW, ALV, and hereby submits their Motion for Relief under NAC 706.228.

**Statement of Facts:**

ALV is an active certificated carrier. ALV just contracted with Caesar's Palace to provide transportation for their guests. Therefore, ALV needs to have vehicles staged outside the Hotel and Casino to accommodate these guests. Caesar's Palace directs where ALV stages his vehicles. ALV believes that a taxistand exists on Caesar's property where his vehicles are staging. This may or may not create a problem or conflict with NAC 706.228. ALV files this motion out of an abundance of caution.

**Memorandum of Law:**

NAC 706.228 reads in part:

4. While on duty, a certificate holder who is a common motor carrier of passengers or his or her employee shall not stand a vehicle or park a vehicle within 50 feet of a designated taxicab stand unless:

- (a) The taxicab stand is located at an airport owned by a governmental entity; or
- (b) The Chair or his or her designee has authorized the certificate holder to stop or park the vehicle within 50 feet of the designated taxicab stand.

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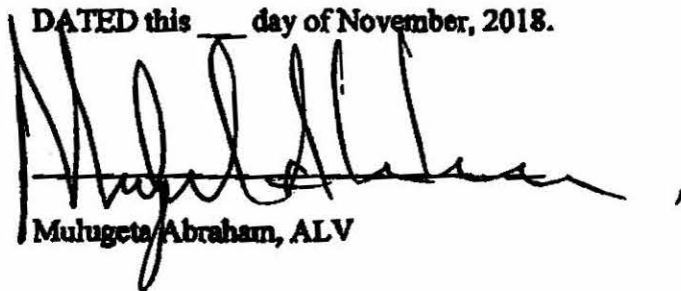
///

///

**Conclusion:**

Based upon the language contained in 4(b), ALV requests authorization to stop or park their vehicles within 50 of a designated taxicab stand on Caesar's Palace's property.

DATED this \_\_\_\_ day of November, 2018.

A handwritten signature in black ink, appearing to read 'Mulugeta Abraham', is written over a horizontal line. The signature is fluid and cursive.

Mulugeta Abraham, ALV

# Agenda Item# 61



**BEFORE THE NEVADA TRANSPORTATION AUTHORITY**

In the matter of UMBRELLA ENTERPRISES, )  
LLC. )  
)  
)  
\_\_\_\_\_ )

Docket No.

20-11014

**MOTION FOR DEVIATION OF NTA POLICY**  
**and REQUEST FOR INTERIM ORDER**

UMBRELLA ENTERPRISES, LLC., by and through its counsel of record, BRENT A. CARSON, hereby moves the Nevada Transportation Authority for a Deviation of NTA Policy and an Interim Order pursuant to NAC 706.3959 and NAC 706.3998.

**MEMORANDUM OF POINTS AND AUTHORITY:**

**1. Statement of facts:**

UMBRELLA ENTERPRISES is a certificated Household Goods Mover pursuant to Nevada Statutes and Regulations. Their CPCN is 3364.

Umbrella Enterprises recently purchased a truck through Ryder. The Purchase Agreement between Ryder and Umbrella was presented to the NTA before the purchase to determine if the agreement would be considered an Operating Lease or a Capital Lease under Nevada Regulations and Statutes.

This was a unique situation wherein the purchase agreement could technically be construed as an operating lease and a capital lease. Regardless of the classification (an issue for the accountants), Ryder has refused to place Umbrella's name on vehicle's registration. I am not quite sure about their rationality for this, but it is their position.

In discussions with Staff, there are no regulations or statutes that require that the Certificate Holders name on the vehicle's registration. Ms. Babcock only stated that it was "NTA Policy" to require the certificated holder's name on the registration.

The purpose of this Motion is to request a Deviation and an Interim Order allowing Umbrella place this recently purchased vehicle into service even though Ryder's name is on the registration and not Umbrella's name.

The vehicle in question is insured under Umbrella's insurance policy. See Exhibit A, attached hereto.

**2. Authority:**



Consistent with the specific language of NAC 706.1305, the Authority may deviate from regulatory provisions or NTA Policy, if good cause for deviation appears. Umbrella suggests that "good cause" exists in this matter. One, the NTA has reviewed the applicable purchase and sale agreement between Ryder and Umbrella. The agreement could fit the definition of either an Operating Lease or a Capital Lease. Two, the vehicle is fully insured by Umbrella, to alleviate any concern of safety for the public.

It is unknown why Ryder will not allow Umbrella's name to be placed on the registration, but the regulations and statutes do not require Umbrella's name to be on the registration. It is only the policy of NTA that requires Umbrella's name to appear on the registration. Umbrella submits that the public is safe by virtue of the insurance provided on the vehicle.

NAC 706.3998 allows this Authority to enter Interim Orders. It states:

The Authority or presiding officer may, in the course of a proceeding and before entering a decision or a recommended decision, issue an appropriate written interim order. An interim order is not subject to exceptions or petitions for rehearing, reconsideration or reargument, but any party of record aggrieved by the interim order may file a written motion to set aside, stay or modify the order.

Wherefore, based upon the foregoing, Umbrella requests a Deviation from NTA Policy and an Interim Order allowing them to have the vehicle in question to be placed into service with the registration on the vehicle in the name of the Seller, Ryder.

DATED this 29 day of October, 2020.

ATTORNEY BRENT CARSON, LLC



---

BRENT A. CARSON, ESQ.  
Nevada Bar No. 5903  
7935 W. Sahara Ave., #101  
Las Vegas, Nevada 89117

## NEVADA TEMPORARY INSURANCE IDENTIFICATION CARD

COMPANY MFC NUMBER 28886 COMPANY NAME AND ADDRESS ☒ COMM. ☐ FLEET ☐ PERSONAL  
 Transguard Insurance Co  
 215 Sherman Blvd  
 Naperville, IL 61563

POLICY NUMBER TCPT7H2570-03 EFFECTIVE DATE 03/01/2020 EXPIRATION DATE 03/01/2021  
 YEAR 2018 MAKE/MODEL Freightliner M2 VEHICLE IDENTIFICATION NUMBER 3ALACWFC8JDJ87079

IF "FLEET", NAME OF REGISTERED OWNER

AGENCY/COMPANY ISSUING CARD AND PHONE NUMBER  
 Day Larsen Pedersen Insurance Inc.  
 (303) 429-3327

COVERAGE MEETS REQUIREMENTS SET FORTH IN NRS 485.003

INSURED NAME AND ADDRESS

Umbrella Enterprises, LLC  
 3111 S Valley View Blvd  
 Las Vegas, NV 89102

THIS CARD IS NOT VALID FOR MORE THAN 60 DAYS.  
 MUST TO EXPIRE 60 DAYS AFTER THE EFFECTIVE DATE SHOWN ABOVE.  
 SEE IMPORTANT NOTICE ON REVERSE SIDE

**THIS CARD MUST BE KEPT IN THE INSURED MOTOR  
 VEHICLE FOR PRODUCTION UPON DEMAND**

**IN CASE OF ACCIDENT:** Report all accidents to your Agent/Company as soon as possible. Obtain the following information:

1. Name and address of each driver, passenger and witness.
2. Name of Insurance Company and policy number for each vehicle involved.

**THE FRONT OF THIS DOCUMENT CONTAINS AN  
 ARTIFICIAL WATERMARK - HOLD AT AN ANGLE TO VIEW**

**THIS CARD HAS BEEN APPROVED BY THE NEVADA  
 COMMISSIONER OF INSURANCE**

**RECEIVED**

**NOV 17 2020**

NTA APPLICATIONS  
Las Vegas, Nevada



Department of Motor Vehicles  
555 Wright Way  
Carson City, NV 89711-0625  
(775) 684-4368

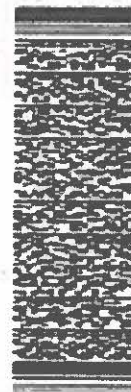
**2020** EXPIRES  
11/12/2020

LICENSE NUMBER <b>586K91</b>	YEAR <b>2018</b>	MAKE <b>FREI</b>	TYPE <b>TTS</b>	CYL <b>6</b>	MSRP <b>100130.00</b>	FUEL <b>D</b>	AXLE <b>2</b>	DECLARED WEIGHT <b>26000</b>	UNLACED WEIGHT <b>0</b>
VEHICLE IDENTIFICATION NUMBER <b>3ALACWFC6JDJM7079</b>			MODEL NAME/LENGTH <b>M2 106 MEDIUM DUTY</b>			COUNTRY BUILT <b>CLARK</b>			
EXPIRE DATE <b>11/12/2019</b>	PLATE NUMBER <b>FL0041</b>	UNIT NUMBER <b>683426</b>	PAPERWORK VEHICLE <b>N</b>	LOCAL NUMBER <b>586K91</b>	PLATE BACKGROUND <b>HOME MEANS NEVADA</b>				

RYDER TRUCK RENTAL LT (FL0041)

RYDER TRUCK RENTAL LT  
3525 N HYDRAULIC ST  
WICHITA KS 67219-3809

1132-Umbrella  
Ent 057559



Instructions for applying the  
decals to the rear license plate are  
on the reverse of this form.

PLATES AND REGISTRATION MUST BE RETURNED WHEN NOT OPERATING THE VEHICLE  
Form NVREG04 12/00/2007 - 2007 - 7205





**BEFORE THE NEVADA TRANSPORTATION AUTHORITY**

In the matter of UMBRELLA ENTERPRISES, )  
LLC. )  
)  
)  
\_\_\_\_\_ )

Docket No.

20-11014

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**and REQUEST FOR INTERIM ORDER**

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This was a unique situation wherein the purchase agreement could technically be construed as an operating lease and a capital lease. Regardless of the classification (an issue for the accountants), Ryder has refused to place Umbrella's name on vehicle's registration. I am not quite sure about their rationality for this, but it is their position.

In discussions with Staff, there are no regulations or statutes that require that the Certificate Holders name on the vehicle's registration. Ms. Babcock only stated that it was "NTA Policy" to require the certificated holder's name on the registration.

The purpose of this Motion is to request a Deviation and an Interim Order allowing Umbrella place this recently purchased vehicle into service even though Ryder's name is on the registration and not Umbrella's name.

The vehicle in question is insured under Umbrella's insurance policy. See Exhibit A, attached hereto.

**2. Authority:**



## NEVADA TEMPORARY INSURANCE IDENTIFICATION CARD

COMPANY INC NUMBER 26886 COMPANY NAME AND ADDRESS ☒ COMM ☐ FLEET ☐ PERSONAL  
 Thompson Insurance Co  
 115 Sherman Blvd  
 Naperville, IL 61563

POLICY NUMBER TOP7103570-03 EFFECTIVE DATE 03/01/2020 OPERATION DATE 03/01/2021  
 YEAR 2018 MAKE/MODEL Freightliner M2 VEHICLE IDENTIFICATION NUMBER 3ALACWPC6JDE7079

IF "FLEET", NAME OF REGISTERED OWNER:  
 AGENT/COMPANY INSURED CARD AND PHONE NUMBER  
 Day Larson Pederson Insurance Inc.  
 (303) 429-3327

COVERAGE LIMITS REQUIREMENTS SET FORTH IN NRS 402.025  
 INSURED NAME AND ADDRESS

Chadwick Enterprises, LLC  
 3111 S Valley View Blvd  
 Las Vegas, NV 89102

THIS CARD IS NOT VALID FOR MORE THAN 60 DAYS.  
 NOT TO BE USED IN PLACE OF THE DRIVER'S LICENSE OR OTHER DRIVER'S LICENSE.  
 FOR IMPORTANT NOTICE ON REVERSE SIDE

THIS CARD MUST BE KEPT IN THE INSURED MOTOR  
 VEHICLE FOR PRODUCTION UPON DEMAND

IN CASE OF ACCIDENT: Report all accidents to your Agent/Company as  
 soon as possible. Obtain the following information:

1. Name and address of each driver, passenger and witness.
2. Name of insurance Company and policy number for each vehicle involved.

THE FRONT OF THIS DOCUMENT CONTAINS AN  
 ARTIFICIAL WATERMARK - HOLD AT AN ANGLE TO VIEW

THIS CARD HAS BEEN APPROVED BY THE NEVADA  
 COMMISSIONER OF INSURANCE

# Agenda Item#

## 62

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**

**PETITION TO DEVIATE**

To: Deputy Commissioner, Nevada Transportation Authority

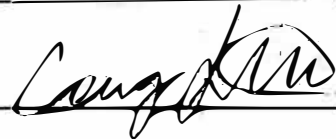
Company Name: CT&T Transportation, LLC Telephone: (702) 992-4806e

Mailing Address: 6185 S. Valley View Boulevard., Unit R, Las Vegas, NV 89118

Reason for request: CT&T Transportation, LLC, ("CT&T") is in the process of negotiating a  
contract to sell its assets, which will include the transfer of operating rights under CPCN No.

1058, Sub 2 (the "Certificate"). CT&T was approved by the NTA to discontinue operations  
in March of 2020 due to the ongoing Covid-19 pandemic. CT&T is seeking a deviation to allow  
it to file for the temporary and permanent transfer of operating rights under NAC Sections  
706.359 and 706.389, while operations under the Certificate have been discontinued.

Please see the attached letter for more details.

Signature:  Date: 11/19/2020

☒ \$50 Filing Fee

☒ \$50 Interim Authority Fee

**For NTA Office Use Only**

Docket # \_\_\_\_\_

Assigned Hearing Officer: \_\_\_\_\_

**Lewis Roca**  
**ROTHGERBER CHRISTIE**

Lewis Roca Rothgerber Christie LLP  
One East Liberty Street  
Suite 300  
Reno, NV 89501-2128

775.823.2900 main  
775.823.2929 fax  
lrrc.com



Casey J. Stiteler  
Associate  
Admitted in Nevada  
775.321.8453 direct  
775.823.2929 fax  
CStiteler@lrrc.com

November 19, 2020

VIA E-MAIL  
VIA FEDERAL EXPRESS

Deputy Commissioner  
Nevada Transportation Authority  
3300 W. Sahara Avenue, Suite 200  
Las Vegas, Nevada 89102

RE: Nevada Transportation Authority Petition to Deviate - CPCN No. 1058, Sub. 2

Dear Deputy Commissioner DeRose:

The purpose of this letter is to provide additional information for CT&T Transportation, LLC's ("CT&T") Petition to Deviate. CT&T is currently in negotiations to sell its assets pursuant to an asset purchase agreement, which will include the transfer of operating rights under CPCN No. 1058, Sub. 2 (the "Certificate").

By way of background, the Certificate was temporarily discontinued with approval of the NTA from March 16, 2020 through June 1, 2020. The request was then extended to September 16, 2020, at the July 22, 2020, general session. CT&T filed a second request on August 13, 2020, to extend the period of temporary discontinuance of operations through March 16, 2021. The second request was approved at the September 17, 2020, general session.

Under NAC 706.359 a temporary transfer of operating rights may be approved if the Authority finds it is in the public interest. Under NAC 706.389, an application for the permanent transfer of operating rights cannot be approved "if there has been a cessation of operations without the prior approval of the Authority" but approval for a transfer may be obtained "if the cessation of operations was caused by circumstances over which the holder of the operating rights had no control or the transfer would be in the public interest."

Because the discontinuance was approved by the NTA and was due to the Covid-19 pandemic, which is a circumstance beyond CT&T's control, a deviation is not required. Nonetheless, out of an abundance of caution, CT&T is seeking a deviation under NAC 706.359 and NAC 706.389 to allow CT&T to file for the temporary transfer of operating rights under the Certificate, and to file for the permanent transfer of the operating rights under the Certificate to the potential buyer while it is discontinued.

///

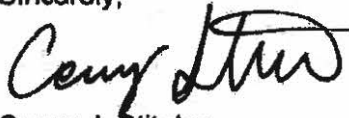
///

112887550.1



Please feel free to contact me directly should you have any questions or require any further clarification regarding this request.

Sincerely,



Casey J. Stiteler  
Lewis Roca Rothgerber Christie LLP

CJS

# Agenda Item#

# 63

River North Transit, LLC d/b/a Via (“Via”)  
Transportation Network Company (“TNC”)  
Docket 20-10017  
December 17, 2020 General Session

This is an application for TNC Permit filed on October 26, 2020, tabled from the November 19, 2020 general session.

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, December 1, 2020.

As presented at the November 19, 2020 general session: 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

Via has indicated that they believe that its partnership with Motional is consistent with the TNC regulations. As discussed at the November general session, Via is working on a contractual arrangement with the drivers. To date nothing further has been submitted.

Agenda Item#

64

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**

**PETITION FOR RECONSIDERATION**

Docket /Citation/Impound/Permit #: 22144

702-945-8071-Chris Baker

Driver/Company Name: On Demand Sedan - ODS Telephone: 702-688-6089-ODS

Mailing Address: 7137 Village Shore Ct Las Vegas, NV. 89129 - Chris Baker  
4675 Wynn Rd. Las Vegas NV 89129 - ODS

Reason for request: Missed hearing due to illness. I missed my permit  
renewal  
renewal date due to mis information & miscommunication.

Signature: Chris S. Baker

Date: 11-02-2020

CHRIS S. BAKER  \$50 Filing Fee

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

No. 38154

Date

11/02/2020

Received from

Chris Baker

Amount

fifty dollars

\$

50.00

Van Pool	Limo	Taxi	Tow	Warehouse	Filing Fee	Copy	Citation/Impound	Pub Costs	Other
					X				

- ☒ Cash  
☐ Check  
☐ Certified Funds  
☐ Card

Reference / Approval Code:

MEMO

PFR

DKT # 20-11002

Received by:

*[Signature]*

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

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



## **20-11002 Petition for Reconsideration (PFR) Debt Summary Review**

**20-11002** Petition for Reconsideration from Christopher Baker regarding Citation 22144.

### **Summary:**

- Citation 22144 was issued to Christopher Baker 02/14/2020 by Investigator Bell for violations of NRS706.462. The hearing date on the citation indicated 03/04/2020 at 2:00PM. The respondent failed to appear to the 03/04/2020 hearing and the matter was rescheduled to 03/25/2020. Due to COVID-19 the 03/25/2020 date was postponed and rescheduled for 08/12/2020 at 2:00pm via Webex of Telephone. The respondent failed to appear the 08/12/2020 hearing.
- Christopher Baker was fined \$400 pursuant to the conditions set forth in the Order of the Authority approved at the 09/17/2020 General Session Meeting.
- On 10/22/2020 a final debt letter to remit payment for the fines within 14 days was sent to Christopher Baker.
- On 11/02/2020 Christopher Baker filed a Petition for Reconsideration, Docketed as 20-11002.

**As of 12/02/2020, the debt currently resides with the NTA and has an outstanding balance of \$400.**



# ADMINISTRATIVE CITATION AND VERIFIED COMPLAINT

ISSUED PURSUANT TO NRS 706.771

No. 22144

STATE OF NEVADA

County of CLARK City of L.V.  
Time 1635 P. Day of Feb Date 2-14 2020  
Month Day

Location UTA L.V. OFFICE

Name BAKER CHRISTOPHER SUNSHINE  
Last First Middle

Residence Address 5920 MONEY ST  
PANORAMA NV 89448  
City State Zip

Operator License No. [REDACTED] State NV

D.O.B. [REDACTED] M 6'4" BRO BRO  
Mo. Day Yr. Sex Ht. Wt. Hair Eyes

Company Name ODS MV/CPCN 1842

Company Address 4675 WYAND  
L.V. NV 89183  
City State Zip

Vehicle [REDACTED] [REDACTED] [REDACTED] [REDACTED]  
Year Make Body Color

Vehicle License [REDACTED] [REDACTED] [REDACTED]  
Number State Year

Respondent BAKER CHRISTOPHER

DID THEN AND THERE COMMIT THE FOLLOWING OFFENSES/INFRACTIONS:

1. Violation DRIVER PERMIT NRS/NAC 786.462 ☐ CFR ☐ Other [REDACTED]

To wit: RESPONDENT FAILED TO OBTAIN PERMIT FROM  
8-27-18 THRU 2-14-20

2. Violation [REDACTED] NRS/NAC ☐ CFR ☐ Other [REDACTED]

To wit: [REDACTED]

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 BELL Officer/Complainant's Signature [REDACTED] P No. 1824 Date 2-14-20

The potential fine for each of the above violations is up to \$10,000. You are hereby notified to appear before the Nevada Transportation Authority at:

- ☒ 3300 W. Sahara Ave., Suite 200, Las Vegas, Nevada 89102
- ☐ 1755 E. Plumb Lane, Suite 216, Reno, Nevada 89502

on MAR 4 20 20 at 2:00 am/pm

Signature [REDACTED]  
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

02/18/20 jh  
EDB/CAL



BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re Administrative Citation Number 22144 issued )  
to Christopher Baker for violation of NRS 706.462. ) Citation Number 22144  
\_\_\_\_\_ )

**NOTICE OF RESCHEDULED HEARING**

The above matter was set for hearing on March 4, 2020. 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, March 25, 2020**

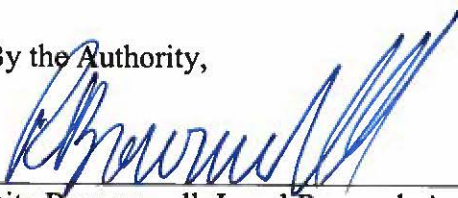
**2:00 p.m.**

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: March 9, 2020  
Las Vegas, Nevada

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**

March 17, 2020

With the emerging concerns regarding the spread of the COVID-19 virus, your citation hearing has been postponed. Our office will be closed to the public until further notice at the direction of the Governor's office. You will be notified by regular mail as soon as your citation hearing has been rescheduled. We apologize for any inconvenience this may cause. If you have any questions, please visit our website at [www.nta.nv.gov](http://www.nta.nv.gov).

Sincerely,

A handwritten signature in black ink, appearing to read "Mark Liapis", written over a horizontal line.

Mark Liapis, Administrative Attorney

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re Administrative Citation Number 22144 issued )  
to Christopher Baker for violation of NRS 706.452. ) Citation Number 22144  
\_\_\_\_\_ )

**NOTICE OF RESCHEDULED HEARING**

The above matter was set for hearing on March 25, 2020. Prior to a hearing being held, Respondent was notified of the closure of public offices and postponement of the matter. Accordingly, **NOTICE IS HEREBY GIVEN** that a hearing on this matter has been rescheduled as follows:

**WEDNESDAY, August 12, 2020**

**2:00 p.m.**

**Via Webex or via telephone(see attached instructions)**

Nevada Transportation Authority  
(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 either by WebEx or by teleconference 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: July 30, 2020  
Las Vegas, Nevada

To request a copy of the investigation report prior to your hearing, please contact Rita Brownawell at (702) 486-6498 or [rbrownawell@nta.nv.gov](mailto:rbrownawell@nta.nv.gov) or Jennifer Hill at (702) 486-6537 or [jhill@nta.nv.gov](mailto:jhill@nta.nv.gov).

# **NEVADA TRANSPORTATION AUTHORITY**

## **WebEx and Teleconferencing Instructions**

Pursuant to Governor Sisolak's Declaration of Emergency Directive 006 (March 22, 2020), 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 is suspended in order to mitigate the possible exposure or transmission of COVID-19 (Coronavirus). Accordingly, this hearing/meeting can be accessed via the video conference link or teleconference number below.

### **Video Conference Link Instructions:**

*(Please note your device must have microphone capabilities in order to participate in the web conference)*

1. Open a browser on your computer and type in the following URL: <https://businessnv2.webex.com>
2. At the Join A Meeting screen, enter the following in the grey area labeled Enter meeting information: **146 054 6556**
3. The next screen will ask for a password. Type in the following: **J483FhpPP9B**
4. You may be prompted to download the Cisco Web App at this time. If so, download the app and follow the instructions. You may be asked to provide your name.

### **Teleconference Call Instructions:**

1. On your cell phone or desk phone dial the following toll-free number:  
**1-844-621-3956**
2. Next you will be asked for an access code or meeting number. Punch in the following: **146 054 6556**
3. At the next prompt push the # sign to be placed in the meeting.

Below are the instructions for use throughout the hearing/meeting.

1. Keep your phone or microphone muted until called upon.
2. If joining by web, please activate chat by clicking the dialogue balloon and enter the following information there for the meeting record:
  - a. Your first and last name.
  - b. The name of your company, if applicable.
  - c. Your contact information (phone, email, and mailing address)
3. If joining by phone, we will unmute you and ask you to state the same information requested in item 3 above.
4. For all comments, please do the following to let us know you wish to speak:
  - a. By web, type "X" in the chat box
  - b. By phone, press star three (\*3)
  - c. Wait to be recognized before unmuting your phone/mike to speak  
State your name as you begin your comments for the record.



BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re Administrative Citation 22144 )  
 )  
issued to \_\_\_\_\_ )

**WAIVER OF FORMAL FINDINGS OF  
FACT AND CONCLUSIONS OF LAW  
and WAIVER OF CERTIFIED MAILING**

The parties to the above-captioned matter having agreed to dispose of the case by stipulation or agreed settlement, do hereby waive the requirement under Nevada Revised Statute ("NRS") 233B.125 that the Authority's final order include findings of fact and conclusions of law. The parties have read and understand the EXPLANATION of applicable law set forth below. Specifically allowed under NRS 233B.121, this waiver is made knowingly and voluntarily.

The parties further waive the right to be served with the Authority's final Order personally or by certified mail, and agree to service of the final Order by regular mail.

\_\_\_\_\_  
Respondent Signature

\_\_\_\_\_  
Deputy Attorney General Signature

\_\_\_\_\_  
Respondent Printed Name

\_\_\_\_\_  
Deputy Attorney General Printed Name

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 2020, Las Vegas, Nevada.

**EXPLANATION**

When the Nevada Transportation Authority ("Authority") decides a case in which an administrative fine or penalty may be imposed, Nevada Revised Statutes ("NRS") 233B.125 requires that a final order be issued. The final order must include findings of fact (a statement of the underlying facts) and conclusions of law, separately stated. NRS 233B.121 allows parties to waive the requirement of findings of fact and conclusions of law when they agree to informally dispose of a case by stipulation or agreed settlement.

When the parties to an Administrative Citation matter stipulate/agree that the underlying facts occurred and the Respondent admits to the violation(s) as alleged, the findings of fact section contained in the final order summarizes or restates the facts as set forth in the Investigation Report (provided to the parties) and the conclusions of law section sets forth the specific statute(s) or regulation(s) the Respondent agrees s/he violated.

There is no requirement that either party waive the right to a final order containing findings of fact and conclusions of law. However, if the parties choose to do so, a final order will issue which includes, generally: 1) The stipulations and admissions of the parties; 2) The Hearing Officer's recommendations to the Authority regarding which statute(s) or regulation(s), if any, the Respondent has violated and fine amounts, if any, to be imposed; and 3) An order from the Authority approving, modifying, or setting aside the Hearing Officer's recommendations.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: Citation 22144 issued to Christopher Baker	)	Citation 22144
for a violation of NRS 706.462.	)	
_____	)	

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

**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 2:00 p.m. on March 4, 2020. The matter was rescheduled for hearing on August 12, 2020, with notice mailed via regular mail to Respondent. The Respondent failed to appear at the time and place set for hearing and failed to request a continuance of the matter.

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

Commissioner David Newton, serving in his capacity as Hearing Officer for the Authority, considered the allegations and assertions contained in Citation 22144 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 NRS 706.462 related to failure to apply for a driver permit.

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

The Hearing Officer recommended a fine in the amount of \$400.00 for the NRS 706.462 violation.

**IT IS THEREFORE ORDERED:**

1. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22144, issued to Christopher Baker for a violation of NRS 706.462, is hereby **AFFIRMED**;
2. That the *total* fine for Citation 22144 shall be in the amount of Four Hundred Dollars and Zero Cents (\$400.00); and

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

By the Authority,

  
Dawn Gibbons, Chairman

  
George Assad, Commissioner

  
David Newton, Commissioner

Attest:   
Jennifer DeRose, Deputy Commissioner

Dated: 9/25/2020  
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.





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

CHRISTOPHER BAKER  
7137 VILLAGE SHORE CT  
LAS VEGAS NV 89129

SUBJECT: **ORDER OF THE AUTHORITY**

Dear CHRISTOPHER BAKER:

On September 17, 2020, you were fined \$400 for Citation number 22144 for violation of NRS or NAC 706 pursuant to the conditions as set forth in the attached Order.

**Your payment of \$400 may be satisfied via the options listed below:**

- **Reno Office:** Payments can be made via mail service or in-person during normal business hours, Monday through Friday.
- **Las Vegas Office:** Due to COVID-19 closures, payments must be sent to this location in the form of check, money order or cashier check via mail service.

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 our NTA General Email at [nta@nta.nv.gov](mailto:nta@nta.nv.gov) or you may contact Hope DiBartolomeo at (702) 486-6533.

Sincerely,

A handwritten signature in blue ink that reads "Jennifer De Rose".

Jennifer De Rose, Deputy Commissioner

Dated: 9/25/2020  
Las Vegas, Nevada

Enclosure



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

CHRISTOPHER BAKER  
7137 VILLAGE SHORE CT  
LAS VEGAS NV 89129  
**Via First Class Mail and Certified Mail # 7014 2870 0001 8498 5237**

**SUBJECT: FINAL NOTICE**

Dear CHRISTOPHER BAKER:

On September 17, 2020, you were fined \$400 for Citation number 22144 for violation of NRS or NAC 706 pursuant to the conditions as set forth in the Order. As of today's date, your payment has not been received.

**This letter will serve as final demand that the total amount of \$400 for violations as assigned above owed to the NTA be satisfied within fourteen (14) days from the date of this letter. Your payment may be satisfied via the options listed below:**

- **Reno Office:** Payments can be made via mail service or in-person during normal business hours, Monday through Friday.
- **Las Vegas Office:** Due to COVID-19 closures, payments must be sent to this location in the form of check, money order or cashier check 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](mailto: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,

A handwritten signature in blue ink that reads "Jennifer De Rose".

Jennifer De Rose, Deputy Commissioner

Dated:

10/22/2020  
Las Vegas, Nevada

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**

**PETITION FOR RECONSIDERATION**

Docket /Citation/Impound/Permit #: 22144

702-945-8071-Chris Baker

Driver/Company Name: On Demand Sedan - ODS Telephone: 702-688-6089-ODS

Mailing Address: 7137 Village Shore Ct Las Vegas, NV. 89129 - Chris Baker  
4675 Wynn Rd. Las Vegas NV 89129 - ODS

Reason for request: Missed hearing due to illness. I missed my permit  
renewal  
renewal date due to mis information & miscommunication.

Signature: Chris S. Baker

Date: 11-02-2020

CHRIS S. BAKER  \$50 Filing Fee

Agenda Item#

65



BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Reno Medical Transport, )  
LLC d/b/a GMT CARE for authority to modify tariff ) Docket 20-09012  
rates pursuant to NAC 706.1384. )  
\_\_\_\_\_ )

At a general session of the Nevada Transportation  
Authority held on December 17, 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 Reno Medical Transport, LLC d/b/a GMT CARE, a carrier certificated to provide non-emergency transportation service as described in Certificate of Public Convenience and Necessity ("CPCN") 1143 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 on September 14, 2020 and there were no Petitions for Leave to Intervene or Protests filed
4. That on November 6, 2020 Interim Authority was granted by Commissioner David Newton acting as Presiding Officer in this matter.
5. That the Applicant seeks to:
  - a. Increase tariff rates as outlined in the attachments.
  - b. Change Zone 1 radius from within a 15 mile radius of the Greater Reno area to within 4 mile radius of the Greater Reno area, commonly known as within the McCarran Loop.

- c. Change Zone 2 from a radius of 16 to 65 miles from Reno Nevada, to a within a radius of 4.1 miles to 15 miles of the City of Reno, Nevada.
  - d. Change Zone 3 to all areas outside a radius of 66 miles from Reno Nevada, to all areas outside of 15.1 miles or more from Reno, Nevada
  - e. Add a cancellation rule where the carrier may cancel any service in the event of weather or other conditions which makes travel inadvisable and added a cancellation rule to charge a cancellation fee of 100% of the reservation price if the transportation is cancelled less than thirty (30) minutes from the time of requested service.
  - f. Increase wait time charges per 30 minutes from \$15.00 to \$20.00 for Ambulatory or wheelchair.
  - g. Increase wait time charges per 30 minutes from \$25.00 to \$30.00 for stretcher.
  - h. Add 3% Transportation Tax.
6. There are currently no other carriers providing NEMT services in the Reno area to compare for similar services.
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.

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

1. The tariff modification proposed by Reno Medical Transport, LLC d/b/a GMT CARE, is hereby GRANTED.
2. The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred in the drafting or issuance of this Order.

By the Authority,

\_\_\_\_\_  
Dawn Gibbons, Chairman

\_\_\_\_\_  
George Assad, Commissioner

\_\_\_\_\_  
David Newton, Commissioner

Attest: \_\_\_\_\_  
Jennifer De Rose, Deputy Commissioner

Dated: \_\_\_\_\_  
Las Vegas, Nevada

RENO MEDICAL TRANSPORT LLC DOCKET 20-09012						
Zone	Original Rates					
	Ambulatory Rate		Wheelchair Rate		Stretcher Rate	
	Rate	Mileage	Rate	Mileage	Rate	Mileage
1 - Less Than 15 Mile Radius	35.00		75.00		175.00	
2 - 16 - 65 Mile Radius	50.00	3.50	95.00	3.50	175.00	3.50
3 - Greater than 66 Miles	80.00	3.75	160.00	3.75	185.00	3.75

RENO MEDICAL TRANSPORT LLC DOCKET 20-09012						
Zone	Proposed Rates					
	Ambulatory Rate		Wheelchair Rate		Stretcher Rate	
	Rate	Mileage	Rate	Mileage	Rate	Mileage
1 - Within 4 Mile Radius	50.00		85.00		175.00	
2 - 4.1 - 15 Mile Radius	50.00	3.75	85.00	3.75	175.00	3.75
3 - Greater than 15.1 Miles	80.00	3.75	115.00	3.75	195.00	3.75

RENO MEDICAL TRANSPORT LLC DOCKET 20-09012						
Zone	Discounted Original Rates					
	Ambulatory Rate		Wheelchair Rate		Stretcher Rate	
	Rate	Mileage	Rate	Mileage	Rate	Mileage
1 - Less Than 15 Mile Radius	35.00		70.00		150.00	
2 - 16 - 65 Mile Radius	50.00	3.50	80.00	3.50	150.00	3.50
3 - Greater than 66 Miles	80.00	3.75	160.00	3.75	185.00	3.75

RENO MEDICAL TRANSPORT LLC DOCKET 20-09012						
Zone	Discounted Proposed Rates					
	Ambulatory Rate		Wheelchair Rate		Stretcher Rate	
	Rate	Mileage	Rate	Mileage	Rate	Mileage
1 - Within 4 Mile Radius	50.00		80.00		165.00	
2 - 4.1 - 15 Mile Radius	50.00	3.75	80.00	3.75	165.00	3.75
3 - Greater than 15.1 Miles	80.00	3.75	110.00	3.75	185.00	3.75

RENO MEDICAL TRANSPORT LLC DOCKET 20-09012						
Zone	Discounted Original Rate at 4 Miles					
	Ambulatory Rate		Wheelchair Rate		Stretcher Rate	
	Total Rate		Total Rate		Total Rate	
1 - Less Than 15 Mile Radius	35.00		70.00		150.00	
2 - 16 - 65 Mile Radius						
3 - Greater than 66 Miles						

RENO MEDICAL TRANSPORT LLC DOCKET 20-09012						
Zone	Discounted Proposed Rates Rate at 4 Miles					
	Ambulatory Rate		Wheelchair Rate		Stretcher Rate	
	Total Rate		Total Rate		Total Rate	
1 - Less Than 15 Mile Radius	50.00		80.00		165.00	
2 - 16 - 65 Mile Radius						
3 - Greater than 66 Miles						

RENO MEDICAL TRANSPORT LLC DOCKET 20-09012						
Zone	Original Rate at 10 Miles					
	Ambulatory Rate		Wheelchair Rate		Stretcher Rate	
	Total Rate		Total Rate		Total Rate	
1 - Less Than 15 Mile Radius	35.00		70.00		150.00	
2 - 16 - 65 Mile Radius						
3 - Greater than 66 Miles						

RENO MEDICAL TRANSPORT LLC DOCKET 20-09012						
Zone	Proposed Rates Rate at 10 Miles					
	Ambulatory Rate		Wheelchair Rate		Stretcher Rate	
	Total Rate		Total Rate		Total Rate	
1 - Within 4 Mile Radius						
2 - 4.1 - 15 Mile Radius	87.50		117.50		202.50	
3 - Greater than 15.1 Miles						

RENO MEDICAL TRANSPORT LLC DOCKET 20-09012						
Zone	Original Rate at 20 Miles					
	Ambulatory Rate		Wheelchair Rate		Stretcher Rate	
	Total Rate		Total Rate		Total Rate	
1 - Less Than 15 Mile Radius						
2 - 16 - 65 Mile Radius	120.00		165.00		245.00	
3 - Greater than 66 Miles						

RENO MEDICAL TRANSPORT LLC DOCKET 20-09012						
Zone	Proposed Rates Rate at 20 Miles					
	Ambulatory Rate		Wheelchair Rate		Stretcher Rate	
	Total Rate		Total Rate		Total Rate	
1 - Within 4 Mile Radius						
2 - 4.1 - 15 Mile Radius						
3 - Greater than 15.1 Miles	155.00		185.00		260.00	

RENO MEDICAL TRANSPORT LLC DOCKET 20-09012						
Zone	Original Rate at 70 Miles					
	Ambulatory Rate		Wheelchair Rate		Stretcher Rate	
	Total Rate		Total Rate		Total Rate	
1 - Less Than 15 Mile Radius						
2 - 16 - 65 Mile Radius						
3 - Greater than 66 Miles	342.50		422.50		447.50	

RENO MEDICAL TRANSPORT LLC DOCKET 20-09012						
Zone	Proposed Rates Rate at 70 Miles					
	Ambulatory Rate		Wheelchair Rate		Stretcher Rate	
	Total Rate		Total Rate		Total Rate	
1 - Within 4 Mile Radius						
2 - 4.1 - 15 Mile Radius						
3 - Greater than 15.1 Miles	342.50		372.50		447.50	

RENO MEDICAL TRANSPORT LLC DOCKET 20-09012						
	Changed in Proposed Discounted Rates Rate at 4 Miles					
	Ambulatory Rate		Wheelchair Rate		Stretcher Rate	
	Change in Rate		Change in Rate		Change in Rate	
	42.9%		14.3%		10.0%	

RENO MEDICAL TRANSPORT LLC DOCKET 20-09012						
	Proposed Rates Rate at 20 Miles					
	Ambulatory Rate		Wheelchair Rate		Stretcher Rate	
	Change in Rate		Change in Rate		Change in Rate	
	29.2%		12.1%		6.1%	

RENO MEDICAL TRANSPORT LLC DOCKET 20-09012						
	Proposed Rates Rate at 10 Miles					
	Ambulatory Rate		Wheelchair Rate		Stretcher Rate	
	Change in Rate		Change in Rate		Change in Rate	
	150.0%		67.9%		35.0%	

RENO MEDICAL TRANSPORT LLC DOCKET 20-09012						
	Proposed Rates Rate at 20 Miles					
	Ambulatory Rate		Wheelchair Rate		Stretcher Rate	
	Change in Rate		Change in Rate		Change in Rate	
	N/C		-11.8%		0.0%	



**RENO MEDICAL TRANSPORT, LLC**  
**dba**  
**GMTCARE**

RULE NO.	RULES AND REGULATIONS
45 (C)	<p style="text-align: center;"><b>SERVICE ZONE</b></p> <p>The proposed service area shall be divided into three zones:</p> <p><u>Zone 1:</u> shall include all areas within a 4 miles radius of Greater Reno, Nevada area commonly known as within the McCarran Loop.</p> <p><u>Zone 2:</u> shall include all areas within a 4.1 miles to 15 miles radius of the City of Reno, Nevada.</p> <p><u>Zone 3:</u> shall be all other areas in the State of Nevada or out of state not included in the above zones that are 15.1 miles or more from Reno, Nevada.</p>
50	<p style="text-align: center;"><b>MULTIPLE PASSENGER RATES</b></p> <p>If two wheelchair passengers from the same origination require transportation to the same destination at the same time, the rate charged each passenger shall be 75% of the applicable tariff rate for his or her transportation. All other patients transported during multiple passenger transports will be at 100% of the applicable tariff.</p> <p>There shall be no charge for passengers not requiring special transportation; and who are accompanying a passenger who requires special transportation.</p>
55	<p style="text-align: center;"><b>DISCOUNTED RATES</b></p> <p>If any person or entity completes five or more transports within a single calendar day, the rate charged will be the "Discounted Rates" defined in Section 70 of this Tariff.</p>
58	<p style="text-align: center;"><b>BARIATRIC RATES</b></p> <p>Bariatric rates will be based on patient weight. Any patient weighing 350 pounds or more is considered bariatric. Bariatric wheelchair transports will be charged the base stretcher rate and the patient will be transported with two crew members in a stretcher vehicle. Bariatric stretcher transports will be charged the base stretcher rate times two and will include an additional 1-2 crew members.</p>
59	<p style="text-align: center;"><b>WAIT TIME</b></p> <p>Wait time is an additional charge based on amount of time. Wait time begins upon arrival to drop off (appointment or facility). There is a minimum of 30 minutes for wait time and any wait time under 30 minutes will be charged the 30 minute wait time price for the requested vehicle type.</p>
60	<p style="text-align: center;"><b>MILEAGE</b></p> <p>Mileage is computed as the total driving distance between origination and destination address according to "Google Maps" online service, rounded up to the nearest mile.</p>
61 (N)	<p style="text-align: center;"><b>CANCELLATION</b></p> <p>Carrier may cancel in the event of weather or other conditions such as road hazards due to slides, storms, or any other similar causes, natural or otherwise which makes travel inadvisable. In the event that the request for transportation is cancelled less than (30) minutes from time of requested service, a cancellation fee equal to 100% of the reservation price will be charged by the carrier.</p>
Issued:	Effective:
	<p style="text-align: center;">Issued by:  Reno Medical Transport, LLC  dba  GMTCARE  770 Smithridge Dr. Suite 600  Reno, NV 89502</p>

Page 6 of 8

**RENO MEDICAL TRANSPORT, LLC**

**dba**  
**GMTCARE**

<b>RULE NO.</b>	<b>RULES AND REGULATIONS</b>
<b>70</b>	<b>DISCOUNTED RATES PER ONE WAY TRANSPORTATION PER PERSON</b> (5 or more transports per calendar day)
<b>(I)</b>	<b>ZONE 1:</b> Greater Reno area or within a 4 mile radius Ambulatory Patients: \$50.00 Wheelchair Service: \$80.00 Stretcher Service: \$165.00
<b>(R)</b>	<b>ZONE 2:</b> Radius of 4.1 to 15 miles from Reno, Nevada Ambulatory Patients: vi. a base rate of \$50.00; plus vii. \$3.75 per mile. Wheelchair Service: v. a base rate of \$80.00; plus vi. \$3.75 per mile. Stretcher Service: v. a base rate of \$165.00; plus vi. \$3.75 per mile.
<b>(R)</b>	<b>ZONE 3:</b> Other areas in the State of Nevada or out of state more than 15.1 miles from Reno, Nevada Ambulatory Patients: viii. a base rate of \$80.00; plus ix. \$3.75 per mile. Wheelchair Service: vii. a base rate of \$110.00; plus viii. \$3.75 per mile. Stretcher Service: vii. a base rate of \$185.00; plus viii. \$3.75 per mile.  Bariatric Stretcher: 350 pounds or more will be charged discounted stretcher base rate times two. Bariatric Wheelchair: 350 pounds or more will be charged discounted stretcher rate. *See rule 58
<b>(I)</b>	Wait time will be an additional charge per 30 minutes per person Ambulatory or Wheelchair: \$20.00 per 30 minutes or fraction thereof Stretcher: \$30.00 per 30 minutes or fraction thereof *See rule 59  NOTE: The services of medical professionals, if necessary, will be provided by independent contractors who will charge their normal fees.
<b>Issued:</b>	<b>Effective:</b>
<p><b>Issued by:</b> <b>Reno Medical Transport, LLC</b> <b>dba</b> <b>GMTCARE</b> <b>770 Smithridge Dr. Suite 600</b> <b>Reno, NV 89502</b></p>	

**RENO MEDICAL TRANSPORT, LLC**

**dba  
GMTCARE  
CPCN 1143**

**ORIGINAL Page#**

**N.T.A.#1**

**3% TAX Pursuant to SECTION 51 of AB175**

The following rules apply to carriers who provide passenger transportation, excluding airport transport service:

**Pursuant to Nevada Legislative Senate Bill No. 376**

**Sec. 36. Section 51 of Assembly Bill No. 175 of this session is hereby amended to read as follows:**

**Sec. 51. 1. Except as otherwise provided in subsection 2 and in addition to any other fee or assessment imposed pursuant to this chapter, an excise tax is hereby imposed on the connection, whether by dispatch or other means, made by a common motor carrier of a passenger to a person or operator willing to transport the passenger at the rate of 3 percent of the total fare charged for the transportation, which must include, without limitation, all fees, surcharges, technology fees, convenience charges for the use of a credit or debit card and any other amount that is part of the fare. The Department of Taxation shall charge and collect from each common motor carrier of passengers the excise tax imposed by this subsection.**

**2. The provisions of subsection 1 do not apply to an airport transfer service.**

**3. (Intentionally omitted)**

**4. As used in this section, "airport transfer service" means the transportation of passengers and their baggage in the same vehicle, except by taxicab, for a per capita charge between airports or between an airport and points and places in this State. The term does not include charter services by bus, charter services by limousine, scenic tours or special services.**

**NOTE 1: The passenger transportation recovery charge must be passed along to all customers.**

**NOTE 2: The 3% passenger transportation recovery charge must be shown separately from the total fare as defined above.**

**Issued:**

**Issued By:**

**Effective:**

**Reno Medical Transport, LLC  
dba  
GMTCARE  
770 Smithridge Dr. Suite 600  
Reno, NV 89502**

<b>RENO MEDICAL TRANSPORT, LLC</b> dba <b>GMTCARE</b>		CPCN 1143
<b>RULE NO.</b>	<b>RULES AND REGULATIONS</b>	
45	<p style="text-align: center;"><b>SERVICE ZONE</b></p> <p>The proposed service area shall be divided into three zones:</p> <p><u>Zone 1:</u> shall include all areas within the City of Reno, Nevada or within a 15 mile radius of Reno, Nevada.</p> <p><u>Zone 2:</u> shall include all areas within a 16 to 65 mile radius of the City of Reno, Nevada.</p> <p><u>Zone 3:</u> shall be all other areas in the State of Nevada not included in the above zones that are 66 miles or more from Reno, Nevada.</p>	
50	<p style="text-align: center;"><b>MULTIPLE PASSENGER RATES</b></p> <p>If two wheelchair passengers from the same origination require transportation to the same destination at the same time, the rate charged each passenger shall be 75% of the applicable tariff rate for his or her transportation. All other patients transported during multiple passenger transports will be at 100% of the applicable tariff.</p> <p>There shall be no charge for passengers not requiring special transportation; and who are accompanying a passenger who requires special transportation.</p>	
55	<p style="text-align: center;"><b>DISCOUNTED RATES</b></p> <p>If any person or entity completes five or more transports within a single calendar day, the rate charged will be the "Discounted Rates" defined in Section 70 of this Tariff.</p>	
58	<p style="text-align: center;"><b>BARIATRIC RATES</b></p> <p>Bariatric rates will be based on patient weight. Any patient weighing 350 pounds or more is considered bariatric. Bariatric wheelchair transports will be charged the base stretcher rate and the patient will be transported with two crew members in a stretcher vehicle. Bariatric stretcher transports will be charged the base stretcher rate times two and will include an additional 1-2 crew members.</p>	
59	<p style="text-align: center;"><b>WAIT TIME</b></p> <p>Wait time is an additional charge based on amount of time. Wait time begins upon arrival to drop off (appointment or facility). There is a minimum of 30 minutes for wait time and any wait time under 30 minutes will be charged the 30 minute wait time price for the requested vehicle type.</p>	
60	<p style="text-align: center;"><b>MILEAGE</b></p> <p>Mileage is computed as the total driving distance between origination and destination address according to "Google Maps" online service, rounded up to the nearest mile.</p>	
<b>Issued:</b>		<b>Effective:</b>
Issued by: Reno Medical Transport, LLC dba GMTCARE 770 Smithridge Dr. Suite 600 Reno, NV 89502		<div style="border: 2px solid black; padding: 10px; transform: rotate(-2deg);"> <p style="text-align: center; font-size: 1.5em; font-weight: bold;">ACCEPTED</p> <p style="text-align: center;">AUG 18 2020</p> <p style="text-align: center; font-size: 0.8em;">Nevada Transportation Authority Las Vegas, Nevada</p> </div>

**RENO MEDICAL TRANSPORT, LLC**

**dba**  
**GMTCARE**

<b>RULE NO.</b>	<b>RULES AND REGULATIONS</b>
65	<p align="center"><b>STANDARD RATES PER ONE WAY TRANSPORTATION PER PERSON</b> (Less than 5 transports per calendar day)</p> <p><b>ZONE 1:</b> Greater Reno area or within a 15 mile radius</p> <p><b>Ambulatory Patients:</b></p> <p>i. a base rate of \$35.00;</p> <p><b>Wheelchair Service:</b></p> <p>i. a base rate of \$75.00;</p> <p><b>Stretcher Service:</b></p> <p>i. a base rate of \$175.00;</p> <p><b>ZONE 2:</b> Radius of 16 to 65 miles from Reno, Nevada</p> <p><b>Ambulatory Patients:</b></p> <p>ii. a base rate of \$50.00; plus</p> <p>iii. \$3.50 per mile.</p> <p><b>Wheelchair Service:</b></p> <p>i. a base rate of \$95.00; plus</p> <p>ii. \$3.50 per mile.</p> <p><b>Stretcher Service:</b></p> <p>i. a base rate of \$175.00; plus</p> <p>ii. \$3.50 per mile.</p> <p><b>ZONE 3:</b> Other areas in the State of Nevada more than 66 miles from Reno, Nevada</p> <p><b>Ambulatory Patients:</b></p> <p>iv. a base rate of \$80.00; plus</p> <p>v. \$3.75 per mile.</p> <p><b>Wheelchair Service:</b></p> <p>iii. a base rate of \$160.00; plus</p> <p>iv. \$3.75 per mile.</p> <p><b>Stretcher Service:</b></p> <p>iii. a base rate of \$185.00; plus</p> <p>iv. \$3.75 per mile.</p> <p><b>Bariatric Stretcher:</b> 350 pounds or more will be charged the base stretcher rate times two.</p> <p><b>Bariatric Wheelchair:</b> 350 pounds or more will be charged the base stretcher rate.</p> <p><b>*See rule 58</b></p> <p><b>Wait time</b> will be an additional charge per 30 minutes per person.</p> <p><b>*See rule 59</b></p> <p><b>Ambulatory or Wheelchair:</b> \$15.00 per 30 minutes or fraction thereof</p> <p><b>Stretcher:</b> \$25.00 per 30 minutes or fraction thereof</p>
<b>Issued:</b>	<b>Effective:</b>
<p align="center">Issued by: Reno Medical Transport, LLC dba GMTCARE 770 Smithridge Dr. Suite 600 Reno, NV 89502</p>	
<p align="center"><b>ACCEPTED</b></p> <p align="center">AUG 18 2020</p> <p align="center">Nevada Transportation Authority Las Vegas, Nevada</p>	

<b>RENO MEDICAL TRANSPORT, LLC</b> <b>dba</b> <b>GMTCARE</b>		<b>CPCN 1143</b>
<b>RULE NO.</b>	<b>RULES AND REGULATIONS</b>	
<b>70</b>	<p style="text-align: center;"><b>DISCOUNTED RATES PER ONE WAY TRANSPORTATION PER PERSON</b> (5 or more transports per calendar day)</p> <p><b>ZONE 1:</b> Greater Reno area or within a 15 mile radius            Ambulatory Patients: \$35.00            Wheelchair Service: \$70.00            Stretcher Service: \$150.00</p> <p><b>ZONE 2:</b> Radius of 16 to 65 miles from Reno, Nevada            Ambulatory Patients:                vi. a base rate of \$50.00; plus                vii. \$3.50 per mile.            Wheelchair Service:                v. a base rate of \$80.00; plus                vi. \$3.50 per mile.            Stretcher Service:                v. a base rate of \$150.00; plus                vi. \$3.50 per mile.</p> <p><b>ZONE 3:</b> Other areas in the State of Nevada more than 66 miles from Reno, Nevada            Ambulatory Patients:                viii. a base rate of \$80.00; plus                ix. \$3.75 per mile.            Wheelchair Service:                vii. a base rate of \$160.00; plus                viii. \$3.75 per mile.            Stretcher Service:                vii. a base rate of \$185.00; plus                viii. \$3.75 per mile.</p> <p>Bariatric Stretcher: 350 pounds or more will be charged discounted stretcher base rate times two.            Bariatric Wheelchair: 350 pounds or more will be charged discounted stretcher rate.            *See rule 58</p> <p>Wait time will be an additional charge per 30 minutes per person            Ambulatory or Wheelchair: \$15.00 per 30 minutes or fraction thereof            Stretcher: \$25.00 per 30 minutes or fraction thereof            *See rule 59</p> <p><b>NOTE:</b> The services of medical professionals, if necessary, will be provided by independent contractors who will charge their normal fees.</p>	
<b>Issued:</b>	<b>Effective:</b>	
Issued by: <b>Reno Medical Transport, LLC</b> <b>dba</b> <b>GMTCARE</b> <b>770 Smithridge Dr. Suite 600</b> <b>Reno, NV 89502</b>		
<div style="border: 2px solid black; padding: 10px; display: inline-block;"> <p style="font-size: 1.2em; margin: 0;"><b>ACCEPTED</b></p> <p style="margin: 5px 0;"><b>AUG 18 2020</b></p> <p style="font-size: 0.8em; margin: 0;">Nevada Transportation Authority Las Vegas, Nevada</p> </div>		



RECEIVED

SEP 11 2020

Nevada Transportation Authority  
Las Vegas, Nevada

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re Tariff Modification of Reno Medical  
Transport, LLC

Docket No.

20-09012

Interim approval

11/6/20

DLR

MOTION FOR AN INTERIM ORDER

COMES NOW, Reno Medical Transport, LLC. by and through its counsel of record, Brent A. Carson, Esq. of the law firm Attorney Brent Carson, LLC, hereby submits the following Motion for an Interim Order pursuant to Nevada Administrative Code ("NAC") 706.3959.

All notices, pleading documents and correspondence pertaining to this proceeding should be directed to the following individual:

Brent A. Carson, Esq.  
7935 W. Sahara Ave. #101  
Las Vegas, Nevada 89117

RMT recently filed a tariff modification. They increased some rates, while decreasing others. RMT is the only Non Emergency Medical Carrier in Northern Nevada. They were recently granted interim authority to begin this service. Since there are no Non Emergency carriers in Northern Nevada, RMT is in the process of adjusting its tariff.

The next regularly scheduled agenda is not until October 15, 2020, therefore RMT is asking for Interim Authority for approval of their new tariff rates.

DATED this 11 day of September, 2020.

ATTORNEY BRENT CARSON, LLC



Brent A. Carson, Esq.  
Nevada Bar No. 5903  
7935 W. Sahara Ave. #101  
Las Vegas, Nevada 89117



Agenda Item# 66

Public Comment

Agenda Item#

67



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 for Agenda Meeting on December 17, 2020:**

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: **146 521 5772**

The next screen will ask for a password. Type in the following: **UcxdxemP988**

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: **146 521 5772**

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

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, you will mute and unmute yourself by pressing star six (\*6) and you will 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.

# Agenda Item# 68

## Public Comment

# Agenda Item# 69

Professional Hookers Towing & Transport, LLC  
Order to Show Cause  
Docket 20-10029  
December 17, 2020 General Session

This carrier has been on a temporary discontinuance since February 13, 2019.

The period of temporary discontinuance expired on August 13, 2020. Staff has attempted to reach the carrier indicated but they are not responding.

Staff requested an Order to Show Cause as to why CPCN 7386 should not be revoked.

Order to Show Cause was granted at the October 15, 2020 general session

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: The Order to Show Cause issued to Professional        )  
Hookers Towing & Transport, LLC as to why                )       Docket 20-10029  
Certificate of Public Convenience and Necessity 7386        )  
should not be revoked.    )

---

**ORDER TO SHOW CAUSE**  
**AND NOTICE OF HEARING**

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

The Authority makes the following findings of fact and conclusions of law:

1. That on June 1, 2018, CPCN 7386 was issued to Professional Hookers Towing & Transport, LLC, a carrier authorized to provide consent-only tow car service.
2. That on February 19, 2019, Danaleen Moses Nelson, Owner, filed a request to temporarily discontinue services under CPCN 7386 for the period February 13, 2019 through August 13, 2019 under docket 19-02022. The request was granted by the Authority at the March 21, 2019 General session.
3. That on February 19, 2019, Danaleen Moses Nelson filed a second request to extend the temporary discontinuance from August 13, 2019 through February 13, 2020. The request was granted by the Authority at the August 23, 2019 General session.
4. That on February 18, 2020, Danaleen Moses Nelson filed a request to extend the temporary discontinuance from February 13, 2020 through August 13, 2020. The request was granted by the Authority at the July 22, 2020 General session.
5. The period of temporary discontinuance has expired, Staff has attempted to reach the carrier but they are not responding, and to date, the Carrier has not rectified their expired temporary discontinuance status.
6. That to date, no voluntary cancellation has been filed.



**NOTICE**

**NOTICE IS HEREBY GIVEN** that an Order to Show Cause hearing in this matter shall be held as follows:

**THURSDAY, DECEMBER 17, 2020**

**9:30 a.m.**

**Via WebEx or via telephone (see attached instructions)**

Nevada Transportation Authority  
(702) 486-3303

At which time Professional Hookers Towing & Transport, LLC, pursuant to NRS 233B.127(3), will be given the opportunity to show compliance with all applicable statutes and regulations.

**Respondent is hereby advised that, Respondent's FAILURE TO APPEAR at the above time and place set for hearing or FAILURE TO SHOW COMPLIANCE may result in a Hearing Officer recommendation to the Authority that CPCN 7386 be revoked or suspended.**

By the Authority,



*Dawn Gibbons*

Dawn Gibbons, Chairman

*George Assad*

George Assad, Commissioner

*David Newton*

David Newton, Commissioner

Attest:

*Jennifer De Rose*

Jennifer De Rose, Deputy Commissioner

Dated:

*11/3/2020*

Las Vegas, Nevada

# **NEVADA TRANSPORTATION AUTHORITY**

## **WebEx and Teleconferencing Instructions**

Pursuant to Governor Sisolak's Declaration of Emergency Directive 006 (March 22, 2020), 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 is suspended in order to mitigate the possible exposure or transmission of COVID-19 (Coronavirus). Accordingly, this hearing/meeting can be accessed via the video conference link or teleconference number below.

### **Video Conference Link Instructions:**

*(Please note your device must have microphone capabilities in order to participate in the web conference)*

1. Open a browser on your computer and type in the following URL: <https://businessnv2.webex.com>
2. At the Join A Meeting screen, enter the following in the grey area labeled Enter meeting information: **146 521 5772**
3. The next screen will ask for a password. Type in the following: **Ucxdxemp988**
4. You may be prompted to download the Cisco Web App at this time. If so, download the app and follow the instructions. You may be asked to provide your name.

### **Teleconference Call Instructions:**

1. On your cell phone or desk phone dial the following toll-free number: **1-844-621-3956**
2. Next you will be asked for an access code or meeting number. Punch in the following: **146 521 5772**
3. At the next prompt push the # sign to be placed in the meeting.

Below are the instructions for use throughout the hearing/meeting.

1. Keep your phone or microphone muted until called upon.
2. If joining by web, please activate chat by clicking the dialogue balloon and enter the following information there for the meeting record:
  - a. Your first and last name.
  - b. The name of your company, if applicable.
  - c. Your contact information (phone, email, and mailing address)
3. If joining by phone, we will unmute you and ask you to state the same information requested in item 3 above.
4. For all comments, please do the following to let us know you wish to speak:
  - a. By web, type "X" in the chat box
  - b. By phone, press star three (\*3)
  - c. Wait to be recognized before unmuting your phone/mike to speak  
State your name as you begin your comments for the record.

# Agenda Item#

## 70

David Castillo d/b/a  
David's Towing  
Order to Show Cause  
Docket 20-10030  
December 17, 2020 General Session

This carrier has been on a temporary discontinuance since August 28, 2019.

The period of temporary discontinuance expired on August 3, 2020. Staff has attempted to reach the carrier indicated but they are not responding.

Staff requested an Order to Show Cause as to why CPCN 7162, Sub 1 should not be revoked.

An Order to Show Cause was issued at the October 15, 2020 general session.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: The Order to Show Cause issued to David Castillo )  
d/b/a David's Towing as to why Certificate of Public ) Docket 20-10030  
Convenience and Necessity 7162.1 should not be )  
revoked. )

---

**ORDER TO SHOW CAUSE**  
**AND NOTICE OF HEARING**

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

The Authority makes the following findings of fact and conclusions of law:

1. That on June 10, 2014, CPCN 7162.1 was issued to David Castillo d/b/a David's Towing, a carrier authorized to provide consent-only tow car service.
2. That on August 28, 2019, David Castillo, Owner, filed a request to temporarily discontinue services under CPCN 7162.1 for the period August 28, 2019 through February 28, 2020 under docket 19-08039. The request was granted by the Authority at the September 27, 2019 General session.
3. That on March 3, 2020, David Castillo filed a second request to extend the temporary discontinuance from March 3, 2020 through August 3, 2020. The request was granted by the Authority at the July 22, 2020 General session.
4. The period of temporary discontinuance has expired, Staff has attempted to reach the carrier but they are not responding, and to date, the Carrier has not rectified their expired temporary discontinuance status.
5. That to date, no voluntary cancellation has been filed.

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**NOTICE**

**NOTICE IS HEREBY GIVEN** that an Order to Show Cause hearing in this matter shall be held as follows:

**THURSDAY, DECEMBER 17, 2020**

**9:30 a.m.**

**Via WebEx or via telephone (see attached instructions)**

Nevada Transportation Authority  
(702) 486-3303

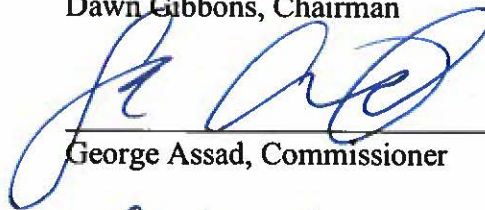
At which time David Castillo d/b/a David's Towing, pursuant to NRS 233B.127(3), will be given the opportunity to show compliance with all applicable statutes and regulations.

**Respondent is hereby advised that, Respondent's FAILURE TO APPEAR at the above time and place set for hearing or FAILURE TO SHOW COMPLIANCE may result in a Hearing Officer recommendation to the Authority that CPCN 7162.1 be revoked or suspended.**

By the Authority,



Dawn Gibbons, Chairman



George Assad, Commissioner



David Newton, Commissioner



Attest:



Jennifer De Rose, Deputy Commissioner

Dated:

11/3/2020

Las Vegas, Nevada

# **NEVADA TRANSPORTATION AUTHORITY**

## **WebEx and Teleconferencing Instructions**

Pursuant to Governor Sisolak's Declaration of Emergency Directive 006 (March 22, 2020), 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 is suspended in order to mitigate the possible exposure or transmission of COVID-19 (Coronavirus). Accordingly, this hearing/meeting can be accessed via the video conference link or teleconference number below.

### **Video Conference Link Instructions:**

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2. At the Join A Meeting screen, enter the following in the grey area labeled Enter meeting information: **146 521 5772**
3. The next screen will ask for a password. Type in the following: **Ucxdxemp988**
4. You may be prompted to download the Cisco Web App at this time. If so, download the app and follow the instructions. You may be asked to provide your name.

### **Teleconference Call Instructions:**

1. On your cell phone or desk phone dial the following toll-free number: **1-844-621-3956**
2. Next you will be asked for an access code or meeting number. Punch in the following: **146 521 5772**
3. At the next prompt push the # sign to be placed in the meeting.

Below are the instructions for use throughout the hearing/meeting.

1. Keep your phone or microphone muted until called upon.
2. If joining by web, please activate chat by clicking the dialogue balloon and enter the following information there for the meeting record:
  - a. Your first and last name.
  - b. The name of your company, if applicable.
  - c. Your contact information (phone, email, and mailing address)
3. If joining by phone, we will unmute you and ask you to state the same information requested in item 3 above.
4. For all comments, please do the following to let us know you wish to speak:
  - a. By web, type "X" in the chat box
  - b. By phone, press star three (\*3)
  - c. Wait to be recognized before unmuting your phone/mike to speak  
State your name as you begin your comments for the record.

Agenda Item#

71



U.S. Party Bus, LLC d/b/a  
U.S. Party Bus  
Order to Show Cause  
Docket 20-10031  
December 17, 2020 General Session

This carrier has been on a temporary discontinuance since March 25, 2020.

The period of temporary discontinuance expired on September 18, 2020. Staff has attempted to reach the carrier indicated but they are not responding.

Staff requested an Order to Show Cause as to why CPCN 2218 should not be revoked.

The Order to Show Cause was issued at the October 15, 2020 general session.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: The Order to Show Cause issued to U.S. Party       )  
Bus, LLC d/b/a U.S. Party Bus as to why Certificate of       )  
Public Convenience and Necessity 2218 should not be       )  
revoked.    )

---

**ORDER TO SHOW CAUSE  
AND NOTICE OF HEARING**

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

The Authority makes the following findings of fact and conclusions of law:

1. That on March 8, 2017, CPCN 2218 was issued to U.S. Party Bus, LLC d/b/a U.S. Party Bus, a carrier authorized to provide charter bus service.
2. That on March 25, 2020, Yohanes Tegafaw, Owner, filed a request to temporarily discontinue services under CPCN 2218 for the period March 25, 2020 through September 18, 2020 under docket 20-03035. The request was granted by the Authority at the July 22, 2020 General session.
3. The period of temporary discontinuance has expired, Staff has attempted to reach the carrier but they are not responding, and to date, the Carrier has not rectified their expired temporary discontinuance status.
4. That to date, no voluntary cancellation has been filed.

**NOTICE**

**NOTICE IS HEREBY GIVEN** that an Order to Show Cause hearing in this matter shall be held as follows:

**THURSDAY, DECEMBER 17, 2020**

**9:30 a.m.**

**Via WebEx or via telephone (see attached instructions)**

Nevada Transportation Authority

(702) 486-3303

At which time U.S. Party Bus, LLC d/b/a U.S. Party Bus, pursuant to NRS 233B.127(3), will be given the opportunity to show compliance with all applicable statutes and regulations.

Respondent is hereby advised that, Respondent's FAILURE TO APPEAR at the above time and place set for hearing or FAILURE TO SHOW COMPLIANCE may result in a Hearing Officer recommendation to the Authority that CPCN 2218 be revoked or suspended.

By the Authority,



*Dawn Gibbons*

Dawn Gibbons, Chairman

*George Assad*

George Assad, Commissioner

*David Newton*

David Newton, Commissioner

Attest:

*Jennifer De Rose*

Jennifer De Rose, Deputy Commissioner

Dated:

*11/3/2020*

Las Vegas, Nevada

# **NEVADA TRANSPORTATION AUTHORITY**

## **WebEx and Teleconferencing Instructions**

Pursuant to Governor Sisolak's Declaration of Emergency Directive 006 (March 22, 2020), 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 is suspended in order to mitigate the possible exposure or transmission of COVID-19 (Coronavirus). Accordingly, this hearing/meeting can be accessed via the video conference link or teleconference number below.

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4. You may be prompted to download the Cisco Web App at this time. If so, download the app and follow the instructions. You may be asked to provide your name.

### **Teleconference Call Instructions:**

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**1-844-621-3956**
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  - b. The name of your company, if applicable.
  - c. Your contact information (phone, email, and mailing address)
3. If joining by phone, we will unmute you and ask you to state the same information requested in item 3 above.
4. For all comments, please do the following to let us know you wish to speak:
  - a. By web, type "X" in the chat box
  - b. By phone, press star three (\*3)
  - c. Wait to be recognized before unmuting your phone/mike to speak  
State your name as you begin your comments for the record.

Agenda Item#

72

**Staff Request for Policy Decision**  
**December 17, 2020 General Session**

Staff is requesting a new policy dealing with tow carriers that are operating out of more than one tow yard. It has come to Staff's attention recently that there is no location information provided with the tariff rates other than the main location.

Recently there was a carrier who opened a second location 260 miles away from the first location. Both addresses were added to the bottom center section of the tariff pages. Now we have a carrier who is adding a 5<sup>th</sup> location.

For transparency purposes and to make it easier for the public to check tariff rates at various locations, staff is requesting a policy to require the carriers with multiple locations to indicate all their locations on the cover page of their tariff.

Tom Baumbach of Cal-Nevada Towing has provided such a cover page for an example. (Exhibit 1)

Of our 87 certificated carriers that hold non-consent tow authority, 12 have more than one location (information taken from NTA data base). Staff is also requesting, that should the policy change be granted, that we do not charge the \$10 admin fee for the updated cover pages for the 12 carriers to comply with the new policy.

**TOW CAR TARIFF**

**NAMING**

**RULES REGULATIONS, RATES AND CHARGES**

**IN THE TRANSPORTATION OF DISABLED, ABANDONED, IMPOUNDED, DAMAGED  
OR STUCK VEHICLES BY TOW CAR WITHOUT THE CONSENT OF THE REGISTERED  
OWNER**

**within**

**THE STATE OF NEVADA**

**APPROVED OPERATING LOCATION(S)**

1408 PITTMAN AVENUE  
SPARKS, NV 89431

820 MAIN STREET  
TONOPAH, NV 89049

1085 AMHERST AVENUE  
LOVELOCK, NV 89419

1575 NEWLANDS DRIVE, BUILDING C  
FERNLEY, NV 89408

415 L STREET  
HAWTHORNE, NV 89415

---

Template Version TBD

Effective as of:

CPCN #7129.1  
Thomas C Baumbach, President  
Cal-Nevada Towing & Transport, Inc  
1408 Pittman Ave.  
Sparks, NV 89431

Agenda Item#

73





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

**NOTICE OF WORKSHOP TO  
SOLICIT COMMENTS ON PROPOSED REGULATIONS**

The Nevada Transportation Authority ("Authority") is proposing the adoption, amendment, and/or repeal of regulations pertaining to Nevada Administrative Code chapter 706A. A workshop has been set for **December 17, 2020, at 3:00 pm**. 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 workshop. The public may attend this workshop via WebEx in the following manners:

**WEBEX LINK:** <https://businessnv2.webex.com>

**DIAL IN NUMBER: 1-844-621-3956**

**THURSDAY, DECEMBER 17, 2020 MEETING ACCESS CODE: 146 521 5772**

**THURSDAY, DECEMBER 17, 2020 MEETING PASSWORD: UcxdxemP988**

**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/govnewnv.gov/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/EmergencyOrders/2020/2020-06-29 - COVID-19 Declaration of Emergency Directive 026/](http://gov.nv.gov/News/EmergencyOrders/2020/2020-06-29-19-DeclarationofEmergencyDirective026/)

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/EmergencyOrders/2020/2020-07-31 - COVID-19 Declaration of Emergency Directive 029/](http://gov.nv.gov/News/EmergencyOrders/2020/2020-07-31-19-DeclarationofEmergencyDirective029/)

The purpose of this workshop is to determine impact of the proposed regulations on small businesses and to solicit comments from interested persons on the following general topics that may be addressed in the proposed regulations:

- 1) Establish regulatory assessment for Transportation Network Companies pursuant to NAC 706A.190 for the fiscal year 2020-2021.

The proposal has been designated as Docket Number 20-11012 by the Authority. A copy of all materials relating to the proposal for the workshop are available on the NTA's website by clicking on the "Attachments" link for the scheduled workshop, [http://nta.nv.gov/About/Meetings/2020/2020\\_Mtg/](http://nta.nv.gov/About/Meetings/2020/2020_Mtg/) or by contacting **Gary Mathews, Esq., Nevada Transportation Authority, 3300 West Sahara Ave., Suite #200, Las Vegas, Nevada 89102, (702) 486-8722, [gary.mathews@nta.nv.gov](mailto:gary.mathews@nta.nv.gov).**

This Notice of Workshop to Solicit Comments on Proposed Regulations has been sent to all persons on the Authority's mailing list for administrative regulations, to all motor carriers licensed by the Authority, and has been posted at 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  
Carson City Library, 900 North Roop Street, Carson City NV 89702  
Churchill County Library, 553 South Main Street, Fallon, NV 89406  
Clark County District Library, 833 Las Vegas Boulevard North, Las Vegas, NV 89101  
Douglas County Library, 1625 Library Lane, Minden, NV 89423  
Elko County Library, 720 Court Street, Elko, NV 89801  
Esmeralda County Library, Corner of Crook & 4<sup>th</sup> Streets, Goldfield, NV 89013  
Eureka Branch Library, 10190 Monroe Street, P.O. Box 293, Eureka, NV 89316  
Humboldt County Library, 85 East 5<sup>th</sup> Street, Winnemucca, NV 89445  
Lander County Library, 625 South Broad Street, Battle Mountain, NV 89820  
Lincoln County Library, 63 Main Street, Pioche, NV 89043  
Lyon County Library, 20 Nevin Way, Yerington, NV 89447  
Mineral County Public Library, 110 1<sup>st</sup> Street, Hawthorne, NV 89415  
Pershing County Library, 1125 Central Avenue, Lovelock, NV 89419  
Storey County Public Library, 95 South R Street, Virginia City, NV 89440  
Tonopah Public Library, 167 Central Street, Tonopah, NV 89049  
Washoe County Library, 301 South Center Street, Reno, NV 89501  
White Pine County Library, 950 Campton Street, Ely, NV 89301  
Nevada Transportation Authority, 3300 W. Sahara Suite #200, Las Vegas, NV 89102  
Nevada Transportation Authority, 1755 East Plumb Lane, Suite #229, Reno, NV 89502  
Nevada Transportation Authority website: [www.nta.nv.gov](http://www.nta.nv.gov)

**NOTICE:** The Authority is pleased to make reasonable accommodations and will assist and accommodate people who are disabled that wish to attend its meetings and hearings. If special arrangements are necessary, please contact the Authority in Las Vegas at (702) 486-3303 or in Reno at (775) 688-2800 as far in advance of the workshop as possible.

Dated: November 17, 2020

**PROPOSED REGULATION OF THE  
NEVADA TRANSPORTATION AUTHORITY  
NTA DOCKET NUMBER 20-11012**

[11/6/20]

EXPLANATION – Matter in *italics* is new; matter in brackets ~~[omitted material]~~ is material to be omitted.

AUTHORITY: NRS 706A.100, 706A.110, 706A.140 and 706A.240.

A REGULATION relating to transportation network companies; revising provisions relating to the annual regulatory assessment paid by a transportation network company; and providing other matters properly related thereto.

**Section 1.** NAC 706A.190 is hereby amended to read as follows:

NAC 706A.190 1. One year after the date of issuance of a permit to a transportation network company, the company shall, within 10 days and annually thereafter on or before July 10, submit to the Authority a statement of the category described in subsection 2 which includes the gross operating revenue of the transportation network company derived from the Nevada intrastate operations of the company for that year of operation. Upon receipt of the statement, the Authority will, within 10 days, issue to the transportation network company a notice of its annual regulatory assessment determined pursuant to subsection 2.

2. The annual regulatory assessment described in subsection 1 must be calculated on the basis of the gross operating revenue of the transportation network company derived from the Nevada intrastate operations of the company as described in the following schedule:

- (a) For a company with an annual gross operating revenue of ~~\$152,375~~ *\$222,082* or less .  
..... ~~\$2,090~~ *\$2,077*
- (b) For a company with an annual gross operating revenue of more than ~~\$152,375~~ *\$222,082* but not more than ~~\$253,958~~ *\$355,331*..... ~~\$3,483~~ *\$3,245*

- (c) For a company with an annual gross operating revenue of more than ~~\$253,958~~  
~~\$355,331~~ but not more than ~~\$423,263~~ ~~\$568,530~~. . . . . ~~\$5805~~ ~~\$5,071~~
- (d) For a company with an annual gross operating revenue of more than  
~~\$423,263~~ ~~\$568,530~~ but not more than ~~\$705,438~~. ~~\$909,648~~ . . . . . ~~\$9,675~~ ~~\$7,924~~
- (e) For a company with an annual gross operating revenue of more than ~~\$705,438~~  
~~\$909,648~~ but not more than ~~\$1,175,730~~ ~~\$1,455,437~~. . . . . ~~\$16,125~~ ~~\$12,382~~
- (f) For a company with an annual gross operating revenue of more than ~~\$1,175,730~~  
~~\$1,455,437~~ but not more than ~~\$1,959,552~~ ~~\$2,328,700~~ . . . . . ~~\$26,874~~ ~~\$19,347~~
- (g) For a company with an annual gross operating revenue of more than ~~\$1,959,552~~  
~~\$2,328,700~~ but not more than ~~\$3,265,920~~ ~~\$3,725,920~~. . . . . ~~\$44,790~~ ~~\$30,230~~.
- (h) For a company with an annual gross operating revenue of more than ~~\$3,265,920~~  
~~\$3,725,290~~ but not more than ~~\$5,443,200~~ ~~\$5,960,464~~. . . . . ~~\$74,650~~ ~~\$47,235~~
- (i) For a company with an annual gross operating revenue of more than ~~\$5,443,200~~  
~~\$5,960,464~~ but not more than ~~\$9,072,000~~ ~~\$9,536,743~~. . . . . ~~\$124,416~~ ~~\$73,508~~.
- (j) For a company with an annual gross operating revenue of more than ~~\$9,072,000~~  
~~\$9,536,743~~ but not more than ~~\$1,285,788~~. ~~\$15,285,788~~ . . . . . ~~\$207,360~~ ~~\$115,320~~.
- (k) For a company with an annual gross operating revenue of more than ~~\$15,120,000~~  
~~\$15,285,788~~ but not more than ~~\$25,200,000~~ ~~\$24,414,062~~. . . . . ~~\$345,600~~ ~~\$180,187~~
- (l) For a company with an annual gross operating revenue of more than ~~\$25,200,000~~  
~~\$24,414,062~~ but not more than ~~\$42,000,000~~ ~~\$39,062,500~~. . . . . ~~\$576,000~~ ~~\$281,543~~
- (m) For a company with an annual gross operating revenue of more than ~~\$42,000,000~~  
~~\$39,062,500~~ but not more than ~~\$70,000,000~~ ~~\$62,500,000~~. . . . . ~~\$960,000~~ ~~\$439,910~~

(n) For a company with an annual gross operating revenue of more than \$70,000,000  
\$62,500,000 but not more than ~~\$100,000,000~~. . . . . \$687,360

(o) For a company with an annual gross operating revenue of more than \$70,000,000  
100,000,000-but not more than \$140,000,000. . . . . \$1,074,000

(p) For a company with an annual gross operating revenue of *more than \$140,000,000*. . .  
. . . . . \$1,460,640

(q) For a company whose permit limits the operation of motor vehicles in affiliation with  
the company to providing nonprofit transportation services to elderly persons and persons with  
disabilities with an annual gross operating revenue of any amount . . . . . \$600

The Authority will annually reevaluate the schedule described in this subsection based upon the  
total revenues generated from the fees set forth in NAC 706A.150 and the expenses of the  
Authority for the regulation of transportation network companies.

3. Except as otherwise provided in subsection 4, payment of an annual regulatory  
assessment is due:

(a) Within 11 days after the Authority issues to a transportation network company the  
notice of its first annual regulatory assessment; and

(b) On or before July 31 of each subsequent year.

4. A transportation network company, upon written notice to the Authority, may make  
quarterly payments, each in the amount of one quarter of the annual regulatory assessment due.  
Such payments must be made on or before July 31 and on or before October 31 of the year the  
Authority issues the annual regulatory assessment and on or before January 31 and on or before  
April 30 of the subsequent year.

5. On or before May 15 of each year, each transportation network company shall, pursuant to NRS 706A.240, submit an annual report to the Authority, on a form prescribed by the Authority, which must include, for the preceding calendar year:

(a) A description of the services performed in this State by the transportation network company;

(b) The number of trips arranged in this State using the digital network or software application service of the transportation network company;

(c) The total number of drivers for which the transportation network company provided notice to the Authority pursuant to subsection 2 of NAC 706A.180, reported separately for each month;

(d) The category described in subsection 2 which includes the gross operating revenue of the transportation network company derived from the Nevada intrastate operations of the company for that year of operation; and

(e) A description of any new products launched in this State by the transportation network company.

6. Each annual report submitted by a transportation network company pursuant to subsection 5 is confidential and must not be disclosed to any person other than an employee of the Authority.

7. As used in this section, the term “gross operating revenue of the transportation network company derived from the Nevada intrastate operations of the company” does not include any revenue that is paid or in any other manner transferred to a driver.

Agenda Item# 74

Public Comment

# Agenda Item# 75

## Adjournment