Agenda Item# 6

STATE OF NEVADA



TERRY REYNOLDS Director B&I

DAWN GIBBONS
Chair
GEORGE ASSAD
Commissioner
R. DAVID GROOVER
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
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Grant Sawyer Building, 555 East Washington Avenue Las Vegas, NV 89101
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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 9, 2021 at 9:30 am (Items 1 through 72).** 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 73 through 100 commencing at 1:15 pm**, preceded and followed by additional public comment periods.

The public may attend the meeting via WebEx or via telephone pursuant to AB253. Public comment will be accepted by either mode of attendance as indicated on the agenda below. Members of the public may request the supporting material for this meeting are available on the NTA's website by clicking on the "Attachments" link for the scheduled meeting, http://nta.nv.gov/About/Meetings/2021/2021_Mtg/ or by contacting Rita Brownawell, Nevada Transportation Authority, 3300 West Sahara Ave., Suite #200, Las Vegas, Nevada 89102, (702) 486-6498, rbrownawell@nta.nv.gov

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

DIAL IN NUMBER: 1-844-621-3956

THURSDAY, DECEMBER 9, 2021 MEETING ACCESS CODE: 2488 611 1652

THURSDAY, DECEMBER 9, 2021 MEETING PASSWORD: dfVvJYuZ523

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 4, 2021 Agenda Meeting FOR POSSIBLE ACTION
- 8. Approval of the Minutes of the November 18, 2021 Proposed Regulations Workshop Docket No. 21-10016 FOR POSSIBLE ACTION
- 9. Approval of the Minutes of the November 18, 2021 Proposed Regulations Workshop Docket No. 21-10017 FOR POSSIBLE ACTION
- 10. Briefings from the Commissioners
- 11. Briefing from the Deputy Commissioner
- 12. Report of Legal Counsel

ADMINISTRATIVE CITATIONS AND IMPOUNDMENTS

Please note that items 13 through 43 below may be voted on in a block unless a party to the matter requests an item number be pulled for consideration.

- **13. Citation 22603 and Impound I-3616** The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 22603 issued to On The Go Transpo, LLC/Jose Magana-Lopez for violation of NRS 706.386 (DG) *FOR POSSIBLE ACTION*
- **14.** Citation 22656 issued to Rami Alhourani for violation of NRS 706.386 and NRS 706.758 (DG) *FOR POSSIBLE ACTION*
- **15.** Citation 22901 and Impound I-3989 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 22901 issued to Joshua Nelson/J&T Transportation, LLC for violation of NRS 706.386 and NRS 706.758 (DG) *FOR POSSIBLE ACTION*

- **16.** Citations 22902, 22903 and Impound I-3990 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citations 22902 and 22903 issued to Peng Lu for violations of NRS 706.386 and NRS 706A.280 (DG) *FOR POSSIBLE ACTION*
- **17. Impound I-3821** The impoundment pursuant to NRS 706.476 of a vehicle registered to Queen Lena, Inc. (DG) *FOR POSSIBLE ACTION*
- **18.** Citation 21449 issued to Reno-Sparks Cab for violation of NAC 706.2473 ref. CFR 393.75 (b) and NAC 706.2473 ref. CFR 393.75 (c) (GA) *FOR POSSIBLE ACTION*
- **19. Citation 21924** issued to Brandon Wallace and On Call Contractor, LLC for violation of NRS 706.386 and NRS 706.758 (GA) *FOR POSSIBLE ACTION*
- **20.** Citations 21939 and 21940 issued to Gregory Masilungan for violations of NRS 706.386 and NAC 706A.280 (GA) *FOR POSSIBLE ACTION*
- **21. Citation 21942 and Impound I-3964** The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 21942 issued to David M. Quinn for violation of NRS 706.386 and NRS 706.758 (GA) *FOR POSSIBLE ACTION*
- **22.** Citations 22123 and 22124 issued to Luis A. Horna and Cheap Movers First Choice Movers for violations of NRS 706.386, NRS 706.758 and NRS 712.040 (GA) *FOR POSSIBLE ACTION*
- **23.** Citations 22574, 22575, 22876 and 22877 issued to Mesquite Towing Company, LLC d/b/a Mesquite Towing Company for violations of NAC 706.311, NAC 706.420, NAC 706.410, NRS 706.4479, NAC 706.203, NAC 706.194, NRS 706.4468 and NRS 706.44793 (GA) *FOR POSSIBLE ACTION*
- **24.** Citation 22641 issued to Jacob Transportation Services, LLC d/b/a Executive Las Vegas for violation of NAC 706.203 (GA) *FOR POSSIBLE ACTION*
- **25.** Citation 22642 issued to Bentley Transportation Services, LLC d/b/a Executive Coach and Carriage, Executive Limousine for violation of NAC 706.203 (GA) *FOR POSSIBLE ACTION*
- **26.** Citation 22643 issued to AWG Ambassador, LLC d/b/a AWG Ambassador Limousine, AWG Charter Services for violation of NAC 706.203 (3 counts) (GA) FOR POSSIBLE ACTION
- **27.** Citation 22644 issued to AWG Ambassador, LLC d/b/a AWG Ambassador Limousine, AWG Charter Services for violation of NAC 706.203 (GA) *FOR POSSIBLE ACTION*
- **28.** Citation 22645 issued to Five Star Limo, LLC d/b/a Five Star Limo for violation of NAC 706.203 (2 counts) (GA) *FOR POSSIBLE ACTION*
- **29.** Citation 22654 issued to Professional Logistic Movers, LLC and Sheri Lynn McDermott for violations of NRS 706.386 and NRS 706.758 (GA) *FOR POSSIBLE ACTION*
- **30.** Citation 22655 and Impound I-3813 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 22655 issued to Jose de Jesus Lopez for violation of NRS 706.386 and NRS 706.758 (GA) *FOR POSSIBLE ACTION*
- **31.** Citations 22835 and 22836 issued to Omni Limousine, Inc. for violations of NAC 706.203 (3 counts) (GA) FOR POSSIBLE ACTION

- **32.** Citation 22838 issued to GMT Care, LLC for violations of NAC 706.203 (2 counts) (GA) FOR POSSIBLE ACTION
- **33.** Citation 22839 issued to Mesquite Towing Company, LLC d/b/a Mesquite Towing Company for violation of NAC 706.203 (4 counts) (GA) *FOR POSSIBLE ACTION*
- **34.** Citation 22840 issued to Elko, Inc. d/b/a Coach USA for a violation of NAC 706.203(4) (8 counts) (GA) *FOR POSSIBLE ACTION*
- **35.** Citation 22841 issued to Western Trails Charters & Tours, LLC d/b/a St George Express, Salt Lake Express for violation of NAC 706.203 (GA) *FOR POSSIBLE ACTION*
- **36.** Citation 22842 issued to Greyhound Lines, Inc. for violation of NAC 706.203(4) (GA) FOR POSSIBLE ACTION
- **37.** Citation 22843 issued to J & N Enterprises, LLC d/b/a Silver State Towing of Northern Nevada d/b/a Silver State Towing for violation of NAC 706.203 (4) (3 counts) (GA) FOR POSSIBLE ACTION
- **38.** Citation 22844 issued to Luxury Limousine of Las Vegas, LLC d/b/a Luxury Limousine for violation of NAC 706.203 (4) (GA) *FOR POSSIBLE ACTION*
- **39.** Citation 22846 issued to LV Quik Tow, LLC d/b/a LV Quik Tow for violations of NAC 706.4273 and NAC 706.4275 (GA) *FOR POSSIBLE ACTION*
- **40. Citation 22848** issued to Whittlesea Checker Taxi, A Series Platinum LV Transportation, LLC d/b/a Whittlesea Checker Taxi for a violation of NAC 706.203 (GA) *FOR POSSIBLE ACTION*
- **41.** Citation 22850 issued to Cramer Automotive, Inc. for a violation of NAC 706.203 (4 counts) (GA) *FOR POSSIBLE ACTION*
- **42.** Citation 23106 issued to Executive Towing & Recovery for violation of NAC 706.206 (GA) FOR POSSIBLE ACTION
- **43.** Citation 23148 issued to Whittlesea Taxi for violations of NAC 706.3743 and NAC 706.2473 ref. 49 CFR 393.75 (GA) *FOR POSSIBLE ACTION*

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

- **44. Docket 21-03025** The Application of On The Go Transpo, 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. Tabled from prior general session. (DG) *FOR POSSIBLE ACTION*
- **45. Docket 21-07026** The Application of R Marroquin, LLC d/b/a Alexander Towing Service for a certificate of public convenience and necessity to provide consent-only tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (GA) *FOR POSSIBLE ACTION*
- **46. Docket 21-07031** The Application of Affordability Towing, LLC for a certificate of public convenience and necessity to provide consent-only tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (GA) *FOR POSSIBLE ACTION*

- **47. Docket 21-08036** The Application of 619 Management, LLC d/b/a West Coast Towing & Recovery 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*
- **48. Docket 21-09014** The Application of JL Towing, LLC for a certificate of public convenience and necessity to provide consent-only tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (GA) *FOR POSSIBLE ACTION*

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

- **49. Docket 21-07029** The Application of Monza's Party Bus, LLC d/b/a Monza's for a certificate of public convenience and necessity to provide charter bus service within the State of Nevada. Staff investigation concluded. (GA) *FOR POSSIBLE ACTION*
- **50. Docket 21-07030** The Application of Pluto Party Bus, LLC d/b/a Pluto Party Bus for a certificate of public convenience and necessity to provide charter bus service within the State of Nevada. Staff investigation concluded. (DG) *FOR POSSIBLE ACTION*
- **51. Docket 21-08022** The Application of Party Bus Las Vegas, LLC d/b/a Party Bus Las Vegas for a certificate of public convenience and necessity to provide charter bus service within the State of Nevada. Staff investigation concluded. (GA) *FOR POSSIBLE ACTION*
- **52. Docket 21-08029** The Application of Lion Transportation, LLC d/b/a Lion Transportation, Lion Trans for a certificate of public convenience and necessity to provide charter bus service within the State of Nevada. Staff investigation concluded. (DG) *FOR POSSIBLE ACTION*
- **53. Docket 21-09008** The Application of Epheson, LLC d/b/a Loyal Transport for a certificate of public convenience and necessity to provide charter bus service within the State of Nevada. Staff investigation concluded. (GA) *FOR POSSIBLE ACTION*

TEMPORARY DISCONTINUANCE

- **54. Docket 21-11006** The temporary discontinuance from November 8, 2021, through May 8, 2022 of service provided by Total Home Experience, LLC under CPCN 3385. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **55. Docket 21-11021** The temporary discontinuance from November 10, 2021, through May 10, 2022 of service provided by Towing Solutions of Las Vegas, LLC d/b/a Towing Solutions of Las Vegas under CPCN 7310. This requires retroactive approval. Staff investigation concluded. *FOR POSSIBLE ACTION*

REQUEST TO EXTEND TEMPORARY DISCONTINUANCE

56. Docket 20-04035 The request to extend temporary discontinuance from September 30, 2021 through March 29, 2022, of services provided by Ring Tours & Travel Company, Inc. d/b/a Ring Tours & Travel Company, CPCN 2255. This requires retroactive approval. Staff investigation concluded. – *FOR POSSIBLE ACTION*

- **57. Docket 20-10022** The request to extend temporary discontinuance from November 14, 2021 through May 14, 2022, of services provided by Five Star Limo, LLC. d/b/a Five Star Limobus, CPCN 2153. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **58. Docket 21-02014** The request to extend temporary discontinuance from July 30, 2021 through January 31, 2022, of services provided by My Auto Service, LLC d/b/a My Auto Service CPCN 7295. This requires retroactive approval. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **59. Docket 21-04014** The request to extend temporary discontinuance from October 12, 2021 through April 12, 2022, of services provided by T1 Transportation, Inc. CPCN 2115, Sub 2. This requires retroactive approval. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **60. Docket 21-05001** The request to extend temporary discontinuance from November 3, 2021 through April 3, 2022, of services provided by Bour Enterprises LLC d/b/a Vegas Limousine Service, Vegas Royalty Limos, Stardust Transportation, CPCN 2149, Sub 7. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **61. Docket 21-05002** The request to extend temporary discontinuance from November 3, 2021 through April 3, 2022, of services provided by Bour Enterprises LLC d/b/a Vegas Limousine Service, Vegas Royalty Limos, Stardust Transportation, CPCN 1059, Sub 12. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **62. Docket 21-05003** The request to extend temporary discontinuance from November 3, 2021 through April 3, 2022, of services provided by Bour Enterprises LLC d/b/a Stardust Transportation, CPCN 1017, Sub 5. Staff investigation concluded. *FOR POSSIBLE ACTION*

MOTION TO EXTEND COMPLIANCE PERIOD

63. Docket 20-03018 The motion to extend the compliance period to October 23, 2021 for the application of Reggie's Towing, LLC. This requires retroactive approval. Staff investigation concluded. – *FOR POSSIBLE ACTION*

EXPIRED TEMPORARY DISCONTINUANCE

- **64. Docket 18-05014** The expired temporary discontinuances granted from December 5, 2020 through June 5, 2021 of services provided by Jambo Transportation, LLC d/b/a Jambo Transportation granted under CPCN 2163 and Staff's recommendation to issue an Order to Show Cause as to why the CPCN should not be revoked. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **65. Dockets 20-04016 and 20-04017** The expired temporary discontinuances granted from April 13, 2021 through October 13, 2021 of services provided by National Transportation Services, Inc. granted under CPCNs 1081, Sub 1, and 2092, respectively and Staff's recommendation to issue an Order to Show Cause as to why the CPCN should not be revoked. Staff investigation concluded. *FOR POSSIBLE ACTION*

VOLUNTARY CANCELLATIONS

66. Docket 21-10024 The voluntary cancellation of tow car service of JC's Best Auto Repair, LLC d/b/a JC's Best Auto Repair, CPCN 7364. Staff investigation concluded. – *FOR POSSIBLE ACTION*

PETITION TO DEVIATE FROM NTA POLICY

67. Docket 21-10014 The Petition to deviate from NTA Policy requiring vehicles to be registered to the certificated carrier for services conducted by Platinum LV Transportation, LLC ("Platinum"). Platinum is a Series LLC operating under CPCNs 2105.1 d/b/a Celebrity Coaches; 2166.1 d/b/a Platinum LV Transportation; 2118.5 d/b/a Whittlesea Checker Taxi; 1217.3 d/b/a Bell Limo; 2350.9 d/b/a Airport Mini Bus; and 1105.3 d/b/a Mammoth Limousine, respectively, within the State of Nevada. Staff investigation concluded. Tabled from prior general session. – *FOR POSSIBLE ACTION*

FINANCIAL RATES AND TARIFFS

- **68. Docket 21-10026** The Application of Carson City Towing, Inc. for approval of a tariff rate modification for services conducted under CPCN 7036, Sub 1. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **69. Docket 21-11015** The Application of Black Wolf Moving Nevada, LLC d/b/a Two Men and a Truck for approval of a tariff rate modification for services conducted under CPCN 3343, Sub 1. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **70. Docket 21-11016** The Application of Limousines of LV Parking, LLC d/b/a Nevada Limousine Service for approval of a contract modification for services conducted under Contract Carrier Permit MV 6148. Staff investigation concluded. *FOR POSSIBLE ACTION*
- 71. **Docket 21-11020** The Application of Elko Taxi Service, Inc. for approval of a tariff rate modification for services conducted under CPCN 1046, Sub 2. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **72. 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

- 73. WebEx Instructions
- **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.

PETITION FOR RECONSIDERATION

75. Docket 21-10042 Petition for Reconsideration from Marcus D. Weatherspoon for reconsideration of denial of Driver Permit 8716 (FTA). – *FOR POSSIBLE ACTION*

APPLICATIONS FOR FULLY REGULATED CARRIERS

- **76. Docket 19-12030** The Order to Show Cause issued to Oasis Moving & Storage as to why CPCN 3349 should not be revoked, and the Sale and Transfer of CPCN 3349 under Docket 19-03005. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **77. Docket 21-03006** The Application of The Sowell Company, Inc. d/b/a Ernie's Van & Storage for a certificate of public convenience and necessity to operate as a household goods mover within the State of Nevada. Staff investigation concluded. (GA) *FOR POSSIBLE ACTION*
- **78. Docket 21-06010** The Application of Supersonic Movers, LLC d/b/a SuperSonic Movers for a certificate of public convenience and necessity to operate as a household goods mover within the State of Nevada. Staff investigation concluded. (DG) *FOR POSSIBLE ACTION*
- **79. Docket 21-09001** The Application of AWG Ambassador, LLC for expansion of authority granted under CPCN 1089, for final approval of interim authority. Staff investigation concluded. (GA) *FOR POSSIBLE ACTION*

STORAGE LOT DESIGNATION REQUESTS

80. Docket 21-10031 Pursuant to NRS 706.4489(7), the Authority will consider the request from Geico Insurance for designation of a vehicle storage lot operated by 57 Storage at 4810 N. Lamb Blvd., Las Vegas, NV 89115. 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 POSSIBLE ACTION*

APPLICATIONS FOR TRANSPORTATION NETWORK COMPANY PERMITS

81. Docket 21-10004 The Application of Pop-Up Rideshare, Inc. d/b/a Pop-up Rideshare, Inc., Pop-Up Rides, Pop-Up Rideshare, Pop Up Rideshare for a permit to operate as a transportation network company within the State of Nevada. Staff investigation concluded. (DG)– *FOR POSSIBLE ACTION*

ORDERS TO SHOW CAUSE

82. Docket 20-02019 Order Regarding Order to Show Cause issued to LV Quik Tow, Certificate of Public Convenience and Necessity 7202.2. Staff investigation concluded. Tabled from prior general session (DN) – *FOR POSSIBLE ACTION*

APPLICATIONS TO DISMISS

- **83. Docket 18-12002** The Application of Red Rock Movers, LLC for a CPCN to provide household goods moving service within the State of Nevada. Deputy Commissioner's Motion to Dismiss Application. *FOR POSSIBLE ACTION*
- **84. Docket 19-09003** The Application of Michael C. Costello, d/b/a Reno Tow & Transport for an expansion of authority granted under CPCN 7315 to provide non-consent tow car service within the State of Nevada. Deputy Commissioner's Motion to Dismiss Application. *FOR POSSIBLE ACTION*

- **85. Docket 20-03001** The Application of 1st Towing, LLC for a CPCN to provide consent-only tow car service within the State of Nevada. Deputy Commissioner's Motion to Dismiss Application. *FOR POSSIBLE ACTION*
- **86. Docket 20-05019** The Application of Keolis Transit Services, LLC for approval as a Transportation Network Company within the State of Nevada. Deputy Commissioner's Motion to Dismiss Application. *FOR POSSIBLE ACTION*
- **87. Docket 20-08004** The Application of EZEE, LLC for a CPCN to provide consent-only tow car service within the State of Nevada. Deputy Commissioner's Motion to Dismiss Application. *FOR POSSIBLE ACTION*
- **88. Docket 20-11010** The Application of Regal Towing, Inc. for a CPCN to provide consent-only tow car service within the State of Nevada. Deputy Commissioner's Motion to Dismiss Application. *FOR POSSIBLE ACTION*
- **89. Docket 20-11011** The Application of NT Gruas, Inc. for a CPCN to provide consent-only tow car service within the State of Nevada. Deputy Commissioner's Motion to Dismiss Application. *FOR POSSIBLE ACTION*
- **90. Docket 21-02022** The Application of The Gutierrez Family Group, LLC d/b/a Rob's Towing SRV for a CPCN to provide consent-only tow car service within the State of Nevada. Deputy Commissioner's Motion to Dismiss Application. *FOR POSSIBLE ACTION*

APPLICATIONS FOR DRIVER PERMITS

(Closed sessions may be held for items 91 through 98 to consider character, alleged misconduct, professional competence, and physical or mental health pursuant to NRS 241.030.)

- 91. Permit 12203 The Authority will determine whether to grant the application of Dean R. Funnell for issuance of a driver's permit pursuant to NRS 706.462. Staff investigation concluded. FOR POSSIBLE ACTION
- **92. Permit 12277** The Authority will determine whether to grant the application of Anthony J. Hugger for issuance of a driver's permit pursuant to NRS 706.462. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **93. Permit 12155** The Authority will determine whether to grant the application of Roberto A. Coleman for issuance of a driver's permit pursuant to NRS 706.462. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **94. Permit 12200** The Authority will determine whether to grant the application of Erick D. Ziegler for issuance of a driver's permit pursuant to NRS 706.462. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **95. Permit 12216** The Authority will determine whether to grant the application of David E. Knable for issuance of a driver's permit pursuant to NRS 706.462. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **96. Permit 12151** The Authority will determine whether to grant the application of Raul Quezada for issuance of a driver's permit pursuant to NRS 706.462. Staff investigation concluded. (FTA) *FOR POSSIBLE ACTION*

- **97. Permit 006671** The Authority will determine whether to grant the application of Deron Johnson for issuance of a driver's permit pursuant to NRS 706.462. Staff investigation concluded. (FTA) *FOR POSSIBLE ACTION*
- **98. Permit 12218** The Authority will determine whether to grant the application of Rodrick Horne for issuance of a driver's permit pursuant to NRS 706.462. Staff investigation concluded. (FTA) *FOR POSSIBLE ACTION*
- **99. 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.

100. Adjournment

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

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

DAWN GIBBONS
Chair
GEORGE ASSAD
Commissioner
R. DAVID GROOVER
Commissioner



DEPARTMENT OF BUSINESS AND INDUSTRY

NEVADA TRANSPORTATION AUTHORITY

WebEx and Teleconferencing Instructions

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

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

Video Conference Link Instructions for Agenda Meeting on Thursday, December 9, 2021:

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: **2488 611 1652**

The next screen will ask for a password. Type in the following: **dfVvJYuZ523** 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: 2488 611 1652

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

Website: www.nta.nv.gov

Below are the instructions for use throughout the meeting.

- 1. Keep your phone or microphone muted until called upon by the coordinator.
- 2. If joining by phone, 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.

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

Website: www.nta.nv.gov

Agenda Item# 7

DAWN GIBBONS Chair GEORGE ASSAD Commissioner

R. DAVID GROOVER Commissioner



DEPARTMENT OF BUSINESS AND INDUSTRY

NEVADA TRANSPORTATION AUTHORITY

NEVADA TRANSPORTATION AUTHORITY

MINUTES OF THE November 4, 2021 GENERAL SESSION

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

DIAL IN NUMBER: 1-844-621-3956

THURSDAY, NOVEMBER 4, 2021 MEETING ACCESS CODE: 2491 311

0933 THURSDAY, NOVEMBER 4, 2021 MEETING PASSWORD:

FcTHWYX2H38

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

Chairman Dawn Gibbons called the meeting to order at 9:35 a.m.

2. Roll Call

Present: Chairman Dawn Gibbons, Commissioner George Assad, Commissioner David Groover, Deputy Commissioner Jennifer De Rose, Administrative Attorney Patricia Erickson, Applications Manager Liz Babcock, Financial Analyst Yvonne Shelton, Financial Analyst Paul Servello, Chief of Enforcement Todd Park, Senior Deputy Attorney David Newton, Deputy Attorney General Louis Csoka

3. Pledge of Allegiance

Commissioner Groover led a recital of the pledge.

4. WebEx Instructions

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

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5. Public Comment

Brent Carson, Esq. requested Item 91 be trailed to the afternoon session. He also offered a statement regarding the construction of the Tesla tunnel and questioned whether or not the Authority might be regulating them.

6. Approval of Agenda

Applications Manager Liz Babcock requested Items 86, 102, 104, 105 and 106 be removed from consideration and that Item 83 should be RBH, not RHB, Legal Research Assistant Rita Brownawell requested Item 109 be removed from consideration. Approved as modified 3-0

- 7. Approval of the Minutes of the September 30, 2021 Agenda Meeting Approved 3-0
- 8. Approval of the Minutes of the September 30, 2021 Notice of Workshop of Docket No. 21-09007 Approved 3-0

9. Briefings from the Commissioners

Chairman Gibbons congratulated David Groover on his appointment as Commissioner and welcomed him to the Authority. She also welcomed Administrative Attorney Patricia Erickson to the legal team. Commissioner Assad echoed those comments and thanked several staff members by name for the preparation of today's Agenda. Commissioner Groover thanked staff for the warm welcome.

10. Briefing from the Deputy Commissioner

Deputy Commissioner De Rose echoed the comments made by the commissioners and recognized the Enforcement Staff's activities the past several weeks during two very large events.

11. Report of Legal Counsel

Deputy Attorney General Csoka stated nothing new to report.

ADMINISTRATIVE CITATIONS AND IMPOUNDMENTS

Items 12 through 72, with the exception of Items 50 and 69, were considered collectively. Approved 3-0

- 12. Citation 21454 issued to Olen Guy Ford for violation of NAC 706.13775.1 (DG)
- 13. Citation 21455 issued to My Ride to Work. for violation of NAC 706.13775.2 (DG)
- 14. Citation 21486 issued to Astillia Productions Inc d/b/a Acme Moving Co. for a violation of NAC 706.218 (DG)
- 15. Citation 21923 issued to Frank Garcia III/Budget Buddy Movers for violation of NRS 706.386 and NRS 706.758 (DG)

- 16. Citation 22167 and Impound I-3814 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 22167 issued to Antwaun D. Hale/Vegas Express Movers for violation of NRS 706.386 and NRS 706.758 (DG)
- 17. Citation 22168 and Impound I-3452 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 22168 issued to Ricardo Huertas/Ema Bernardino Zavala/Zavalas Moving for violations of NRS 706.386 and NRS 706.758 (DG)
- 18. Citation 22338 issued to Pink Jeep Tours Nevada Inc. for violations of NAC 706.218 and NRS 706.398 (DG)
- 19. Citation 22472 and Impound I-3944 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 22472 issued to MCSLV, LLC/Julia Burdett-Ruiz/Maricruz Ruiz for violation of NRS 706.386 and NRS 706.758 (DG)
- 20. Citations 22521 and 22522 and Impound I-3962 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citations 22521 and 22522 issued to Eriberto Rodriguez-Serrano for violations of NRS 706.386 and NRS 706A.280 (DG)
- 21. Citation 22570 issued to Earth Limousines for violation of NAC 706.218 and NRS 706.398 (DG)
- 22. Citation 22571 issued to Five Star Limo, LLC for violation of NAC 706.218 and NRS 706.398 (DG)
- 23. Citation 22573 issued to Eric Wayne White Morris for a violation of NRS 706.386 (DG)
- 24. Citations 22630 and 22631 issued to Mesquite Towing Company LLC d/b/a Mesquite Towing Company for violations of NRS 706.4479, NAC 706.410 and NAC 706.4468 (DG)
- **25. Citation 22633** issued to Ewing Bros. Inc. d/b/a Walker Towing for a violation of NAC 706.203 (DG)
- **26.** Citation 22634 issued to Earth Limousines, LLC d/b/a Earth Limos for violation of NAC 706.203 (DG)
- 27. **Citation 22635** issued to Earth Buses, LLC d/b/a Earth Buses for violation of NAC 706.203 (DG)
- 28. Citation 22636 issued to V Transportation, LLC d/b/a Vegas Transportation for violation of NAC 706.203 (DG)

- **29. Citation 22637** issued to Sunshine Travel, Inc. for violations of NAC 706.2473 ref. 49 CFR 396.17 and NAC 706.206 (DG)
- 30. Citation 22689 issued to John Bernardi for violations of NRS 706.386 and NRS 706.758 (DG)
- 31. Citation 22690 issued to Fast Towing, LLC for violation of NRS 706.4479(3)(a) and NAC 706.311 (DG)
- **32.** Citation 22691 and Impound I-3984 the impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 22691 issued to Uriel Washington for violation of NRS 706.386 and NRS 706.758 (DG)
- 33. Citation 22695 and Impound I-3986 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 22695 issued to Earl Price III for violation of NRS 706.386 and NRS 706.758 (DG)
- 34. Citation 22826 issued to Busco, Inc. d/b/a Arrow Stage Lines for a violation of NAC 706.203(4) (DG)
- 35. Citation 22827 issued to Five Star Towing & Transport Inc for a violation of NAC 706.203 (DG)
- 36. Citation 22828 issued to JC's Best Auto Repair, LLC d/b/a JC's Best Auto Repair for a violation of NAC 706.203(4) (DG)
- 37. Citation 22829 issued to Las Vegas Fun Bus, LLC d/b/a Las Vegas Fun Bus for violation of NAC 706.203 (DG)
- 38. Citation 22830 issued to Anytime Towing, LLC for a violation of NAC 706.203(4) (DG)
- 39. Citations 22831 and 22832 issued to Sin City BJ, LLC d/b/a Zippy Shell of Las Vegas, Zippy Shell for violations of NAC 706.360, NRS 706.040 and NRS 706.398 (DG)
- **40.** Citation 22837 issued to Five Star Towing & Transport Inc for violations of NAC 706.203 (3 counts) (DG)
- **41.** Citation 22851 issued to Tango Car, LLC d/b/a Tango Car and Tango for a violation of NAC 706A.190 (DG)
- **42. Citation 22853** issued to ASP, Inc. d/b/a Action Movers of NV Inc. for violation of NAC 706.218 and NRS 706.398 (DG)

- **43.** Citation 22878 issued to Miguel Bermutez Cucuta for violation of NRS 706.386 and NRS 706.758 (DG)
- 44. Citation 23070 issued to Richard Brieger for violation of NAC 706.194 and NAC 706.1378 (DG)
- 45. **Citation 23074** issued to Flume Trail Bike for violations of NAC 706.218 and NRS 706.398 (DG)
- **46. Impound I-3757** The impoundment pursuant to NRS 706.476 of a vehicle registered to Bruce Bounds (DG)
- 47. **Impound I-3810** The impoundment pursuant to NRS 706.476 of a vehicle registered to U-Haul Co. of Arizona (DG)
- **48. Impound I-3985** The impoundment pursuant to NRS 706.476 of a vehicle registered to Harrison House/Katherine Duncan (DG)
- **49. Impound I-3804** The impoundment pursuant to NRS 706.476 of a vehicle registered to Tic Tac Towing, LLC (DG)
- 50. Citation 20873 issued to James Olivas for violation of NAC 706.2473 ref. 49 CFR 382.213 (a). Grounds for Suspension or Revocation of Driver's Permit (GA) *Mr. Olivas appeared and submitted additional documents. Approved as written. 3-0*
- 51. Citations 21919, 22332, 22333 and 22334 issued to American Investment Enterprises, Inc. d/b/a AMR for violations of NRS 706.468 (17 counts), NAC 706.2473 ref. 49 CFR 391.23 (6 counts), NAC 706.2473 ref. 49 CFR 391.25 (6 counts), NAC 706.2473 ref. 49 CFR 391.27 (6 counts), NAC 706.2473 ref. 49 CFR 382.305 and NAC 706.2473 ref. 49 CFR 396.17 (2 counts) (GA)
- 52. **Citations 22022, 22023 and 22024** issued to Raiser, LLC d/b/a Uber for violations of NRS 706A.160(a)(b) (6 counts), NRS 706A.180(2) (6 counts), NRS 706A.160(2)(a)(5) (6 counts), NRS 706A.160(2)(A)(3) (22 counts), NRS 706A.160(2)(A)(4) and NRS 706A.160(4) (23 counts) (GA)
- 53. Citation 22313 issued to 1st Response Towing, Inc. d/b/a The Tow Truck Company for violation of NAC 706.4275 (GA)
- **54.** Citation 22474 issued to Agustin Silva Serrano for violations of NRS 706.386 and NRS 706.758 (GA)

- 55. Citation 22572 issued to Jackie Movers, LLC for a violation of NRS 706.398 and NAC 706.218 (GA)
- 56. Citation 22601 issued to Juan Cabrera/American Towing & Recovery/ZDR Corporation for violation of NRS 706.386 and NRS 706.758 (GA)
- 57. Citation 22602 issued to Eric Blanche for a violation of NRS 706.386 (GA)
- 58. Citations 22638 and 22833 issued to Personal Sedan Service, LLC d/b/a PSS for violations of NAC 706.311 and NRS 706.463 (2 counts) (GA)
- **59.** Citation 22693 and Impound I-4001 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 22693 issued to Yoismel Moreno-Labrada for violations of NRS 706.386 and NRS 706.758 (GA)
- 60. **Citation 22694** issued to Michael Muldrew for violations of NRS 706.386 and NRS 706.758 (GA)
- 61. Citation 22697 and Impound I-3987 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 22697 issued to Rellan de Los Angeles for violation of NRS 706.386 and NRS 706.758 (GA)
- **62.** Citations 22698 and 22699 and Impound I-3988 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citations 22698 and 22699 issued to Carlos Gutman-Garcia for violations of NRS 706.386 and NRS 706A.280 (GA)
- 63. Citations 22834 and 22845 issued to MAI NIV Enterprises Inc. d/b/a King's Towing for violations of NAC 706.4275 (4 counts) and NAC 706.398 (GA)
- 64. Citation 23110 issued to The Tow Truck Company for a violation of NAC 706.420 (GA)
- 65. Citations 23135 and 23216 issued to MD Nurul Amin for violation of NAC 706.3747.C1 (30 counts), NAC 706.3747.1 (7 counts), NAC 706.376.11 (154 counts) and NAC 706.3761.1 (21 counts). Grounds for Suspension or Revocation of Driver's Permit (GA)
- 66. Citation 23138 issued to Lyft, Inc. for violation of NRS 706A.180(b) (GA)
- 67. Citation 23140 issued to Dawn Dowden for a violation of NAC 706.234.1 (GA)
- **68.** Citation 23213 issued to John Verhunce III for violation of NAC 706.2473 ref. 49 CFR 382.213. Grounds for Suspension or Revocation of Driver's Permit (GA)

- **70.** Citation 23221 and Impound I-4208 the impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 23221 issued to Sunset Limousine Services, LLC for violations of NRS 706.386 (3 counts) and NRS 706.758 (GA)

 Pete Cladianos, Esq. appeared. Approved as written 3-0
- **71. Impound I-3811** The impoundment pursuant to NRS 706.476 of a vehicle registered to Steven Eason (GA)
- **72. Impound I-3948** the impoundment pursuant to NRS 706.476 of a vehicle registered to Andres Garcia (GA)
- **73. Impound I-4270** The impoundment pursuant to NRS 706.476 of a vehicle registered to ZDR Corporation (GA)

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

74. Docket 21-03025 The Application of On The Go Transpo, 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)

Jose Lopez appeared and requested a closed session for discussion. Item to be tabled to the next general session Approved 3-0

75. Docket 21-05035 The Application of Llamas Towing, LLC for a certificate of public convenience and necessity to provide consent-only tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (GA)

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

76. Docket 21-06004 The Application of Sin City Hook-up 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)

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

77. **Docket 21-06027** The Application of NV Towing & Transport, LLC for a certificate of public convenience and necessity to provide consent-only tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (GA)

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

78. Docket 21-06032 The Application of Thiago 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)

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

79. Docket 21-07014 The Application of El Cuba Towing Services, LLC for a certificate of public convenience and necessity to provide consent-only tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (GA)

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

80. Docket 21-08004 The Application of K&R Enterprises LV, LLC d/b/a EMF 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. (DG)

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

81. Docket 21-08011 The Application of Fleming Investments, LLC d/b/a Big O's 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. (DG)

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

82. Docket 21-08012 The Application of JC Towing & Transport, LLC d/b/a JC Towing & Transport 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

83. Docket 21-08021 The Application of Tows R Us, 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)

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

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

84. Docket 21-06035 The Application of *RBH* RHB, LLC for a certificate of public convenience and necessity to provide charter bus service within the State of Nevada. Staff investigation concluded. (GA)

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

85. Docket 21-06036 The Application of Lo Enterprises, LLC d/b/a Superstar Transportation for a certificate of public convenience and necessity to provide charter bus service within the State of Nevada. Staff investigation concluded. (DG)

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

86. Docket 21-06037 The Application of Light City Transportation, LLC d/b/a Light City Party Bus for a certificate of public convenience and necessity to provide charter bus service within the State of Nevada. Staff investigation concluded. (GA)

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

REQUEST FOR TEMPORARY DISCONTINUANCE

87. Docket 21-09003 The temporary discontinuance from June 16, 2021, through March 1, 2021 of service provided by New Charters Nevada, Inc. under CPCN 2110. This requires retroactive approval. Staff investigation concluded.

Item removed from Agenda prior to consideration.

88. Docket 21-09020 The temporary discontinuance from September 16, 2021, through October 16, 2021 of service provided by Las Vegas Wedding Service, LLC under Permit MV 6141. Staff investigation concluded.

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

REQUEST TO EXTEND TEMPORARY DISCONTINUANCE

89. Docket 20-04021 The request to extend temporary discontinuance from September 20, 2021 through March 20, 2022, of 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. Staff investigation concluded.

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

90. Docket 21-04005 The request to extend temporary discontinuance from October 1, 2021 through April 1, 2022, of services provided by Towing Service Near Me, LLC d/b/a Towing Service Near Me, CPCN 7428. This requires retroactive approval. Staff investigation concluded.

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

REQUEST TO EXTEND COMPLIANCE PERIOD

91. Docket 20-09005 The request to extend the compliance period to April 14, 2022 for the application of Night Time Entertainment, LLC. Staff investigation concluded. James Kent, Esq appeared on behalf of the Applicant. Applications Manager Liz Babcock summarized the request and indicated staff support. Approved 3-0

PETITION TO DEVIATE FROM NTA POLICY

92. Docket 21-10014 The Petition to deviate from NTA Policy requiring vehicles to be registered to the certificated carrier for services conducted by Platinum LV Transportation, LLC ("Platinum"). Platinum is a Series LLC operating under CPCNs 2105.1 d/b/a Celebrity Coaches; 2166.1 d/b/a Platinum LV Transportation; 2118.5 d/b/a Whittlesea Checker Taxi; 1217.3 d/b/a Bell Limo; 2350.9 d/b/a Airport Mini Bus; and 1105.3 d/b/a Mammoth Limousine, respectively, within the State of Nevada. Staff investigation concluded. Brent Carson, Esq., Mark Friedman, Esq., MacKenzie Schafer appeared on behalf of the Applicants. Applications Manager Liz Babcock summarized the Petition, indicating staff had several questions and concerns and that staff requested an evidentiary hearing. Brent Carson, Esq. offered a lengthy statement in support of the Deviation Request and stated the Authority requirements are outside regulation. Commissioner Groover asked several questions regarding the vehicle registrations. Mark Friedman offered a brief explanation. Supervisory Compliance Audit Investigator Rene Revens explained the Authority's vehicle registration requirements. A discussion ensued. Motion to table item to the next subsequent Agenda to conduct an evidentiary hearing and allow Mr. Carson time to file a Temporary Transfer of Operating Rights for the carriers. Approved 3-0

VOLUNTARY CANCELLATIONS

93	3. Docket 21-09024 The voluntary cancellation of taxicab service of Ignacio Garijo d/b/a
	Winnemucca Cab Company, CPCN 1009. Staff investigation concluded.
	Applications Manager Liz Babcock summarized the request and indicated staff support.
	Approved 3-0
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FINANCIAL RATES AND TARIFFS

94. Docket 21-09025 The Application of Skyline Moving Service, LLC d/b/a Skyline Moving Service for approval of a tariff rate modification for services conducted under CPCN 3374, Sub 1. Staff investigation concluded.

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

95. Docket 21-09030 The Application of Umbrella Enterprises, LLC d/b/a Umbrella Movers for final approval of a tariff rate modification for services conducted under CPCN 3364. Staff investigation concluded.

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

96. Docket 21-09032 The Application of All MY Sons Moving and Storage of Las Vegas, LLC for approval of a tariff rate modification for services conducted under CPCN 3256, Sub 3. Staff investigation concluded.

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

97. Docket 21-10002 The Application of Carevans Medical Transport Services, LLC d/b/a Carevans for final approval of a tariff rate modification for services conducted under CPCN 1117, Sub 2. Staff investigation concluded.

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

98. Public Comment

MD Amin appeared and offered a statement.

1:15 PM AFTERNOON SESSION

99. WebEx Instructions

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

100. Public Comment

Lou Castro, Earth Limos, stated he has submitted a proposal to the Authority to change the language in NRS 706A, referencing Assembly Bill 444.

PETITIONS FOR RECONSIDERATION

101.Docket 21-08023 Petition for Reconsideration of Findings of Fact, Conclusions of Law and Amended Order on Citations 21980 - 21984 from As'ad Marji.

James Kent, Esq appeared on behalf of the Petitioner and detailed the history of the hearing and the proceedings. Petition denied -3-0

101. Docket 21-09019 Petition for Reconsideration from Jafar Jemal for reconsideration of denial of Driver Permit 1876 (FTA).

Jafar Jemal appeared and requested a new meeting. Approved 3-0

102. Docket 21-09031 Petition for Reconsideration of fines assessed on Citation 23210 from Reno-Sparks Cab.

Item removed from Agenda prior to consideration.

APPLICATIONS FOR FULLY REGULATED CARRIERS

103. Docket 21-03003 Kaptyn Nevada LLC's Petition to Conduct Pilot Program for Fleet Management Services to Uber Technologies. Staff investigation concluded. - 180 days from grant of pilot program 4/8/21 general session

Kimberly Maxson-Rushton, Esq. appeared on behalf of Kaptyn Nevada. Applications Manager Liz Babcock stated this had been tabled for six months and that Assembly Bill 444 makes this docket moot. Motion to remove docket from calendar Approved 3-0

- **104. Docket 21-03006** The Application of The Sowell Company, Inc. d/b/a Ernie's Van & Storage for a certificate of public convenience and necessity to operate as a household goods mover within the State of Nevada. Staff investigation concluded. (GA) *Item removed from Agenda prior to consideration.*
- **105. Docket 21-06019** The Application of Around the Clock Movers, 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) *Item removed from Agenda prior to consideration.*
- **106. Docket 21-08017** The Application of BLVD Moving of Nevada, 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) *Item removed from Agenda prior to consideration.*

DISCUSSION ITEM

107. Docket 21-10015 Model Tow Tariff modifications regarding non-consent tows for compliance with Assembly Bill 301, effecting NRS 706. Staff investigation concluded. Financial Analyst Yvonne Shelton summarized the proposed modifications. Commissioner Groover questioned "regular business hours" to determine the beginning of the 48 hour period. Approved 3-0

ORDERS TO SHOW CAUSE

108. Docket 20-02019 Order Regarding Order to Show Cause issued to LV Quik Tow, Certificate of Public Convenience and Necessity 7202.2. Staff investigation concluded. (DN) Applications Manager Liz Babcock summarized the request. Brent Carson, Esq. appeared on behalf of the carrier. Item tabled to the next general session – Approved 3-0

APPLICATIONS FOR DRIVER PERMITS

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

109. Permit 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. Staff investigation concluded.

Item removed from Agenda prior to consideration.

110. Public Comment

MD Amin appeared and requested information regarding a Petition for Reconsideration.

111. Adjournment

Meeting adjourned at 3;00 p.m.

Agenda Item# 8





DEPARTMENT OF BUSINESS AND INDUSTRY NEVADA TRANSPORTATION AUTHORITY

MINUTES OF THE NOVEMBER 18, 2021 WORKSHOP TO SOLICIT COMMENTS ON PROPOSED REGULATIONS

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

DIAL IN NUMBER: 1-844-621-3956

THURSDAY, NOVEMBER 18, 2021 MEETING ACCESS CODE: 2485 865 4951

THURSDAY, NOVEMBER 18, 2021 MEETING PASSWORD: Uamvpm2p3t2

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. This proposal has been designated as Docket Number 21-10016 by the Authority:

- 1) Revise NAC 706A.290 to state:
 - 1. Each transportation network company shall notify the Authority of the base rates currently in use by the company, and file with the Authority any new base rates prior to their utilization.
 - 2. During an emergency, as defined in NRS 414.0345, a transportation network company shall not charge a fare in excess of the base rate on file with the Authority on the date of the emergency.
 - 3. The prohibitions outlined in section 2 are only in effect for the first seven calendar days after the declaration of emergency as defined in NRS 414.0345. After the seventh day, the change in the base rate is limited to 1.5 times that rate for the duration of the declaration of emergency as defined in NRS 414.0345.
 - 4. If an increased fare is charged following the first seven calendar days after the declaration of the emergency, all additional revenue generated by such increased fare, in excess of the base rate, must be used to fund incentives or other payments to drivers who provide transportation services arranged

Website: www.nta.nv.gov

through the transportation network company's digital network or software application. This section will remain in effect until the state of emergency is terminated.

[New language in bold italics]

Public comment - none

Piper Overstreet, Uber/Raiser, hoped the Authority would consider the proposed language they submitted via email as they feel it more directly reflects the intent of the surge pricing.

Tracy Lee, Director of Public Policy, Lyft, referenced the alternative Lyft submitted by letter and detailed the proposal.

Alex Larro, Regulatory Counsel, clarified the language submitted by Uber to the Governor.

A brief discussion ensued regarding the emergency order signed by the Governor.

The discussion included proposals by Uber and Lyft to address supply and demand. Commissioner Assad asked several questions to clarify the industry justification for surge price regulation and stated that Uber and Lyft are asking to increase the surge price of a ride to 3 times the base rate of the ride during an emergency; that their proposal would completely eviscerate NAC 706.290 which was passed and intended to protect the traveling public from price gouging during an emergency so declared by the Governor. Also, that a ride from Summerlin to the airport that normally costs \$50 would be increased to \$150 and that amounts to price fixing and gouging the public and would potentially violate the Sherman Anti-Trust Act. He stated it would not be a smart or popular thing to approve during an election year and that these proposed regulations are a solution to a problem that does not exist and that he was not in support.

Commissioner Groover offered a statement that the regulations would create unfair competition with the other regulated carriers that are unable to deviate from their approved tariffs and suggested that the industry meet to find a more equitable solution. Any change would have to include all carriers under Chapter 706 and not create an unfair advantage.

Public comment – none

Workshop adjourned at 10:40 a.m.

Agenda Item# 9

DAWN GIBBONS
Chair
GEORGE ASSAD
Commissioner
R. DAVID GROOVER
Commissioner



DEPARTMENT OF BUSINESS AND INDUSTRY

NEVADA TRANSPORTATION AUTHORITY

MINUTES OF THE NOVEMBER 18, 2021 WORKSHOP TO SOLICIT COMMENTS ON PROPOSED REGULATIONS

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

DIAL IN NUMBER: 1-844-621-3956

THURSDAY, NOVEMBER 18, 2021 MEETING ACCESS CODE: 2485 865 4951

THURSDAY, NOVEMBER 18, 2021 MEETING PASSWORD: Uamvpm2p3t2

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. This proposal has been designated as Docket Number 21-10017 by the Authority:

1) Establish regulatory assessment for Transportation Network Companies pursuant to NAC 706A.190 for the fiscal year 2021-2022.

Chairman Dawn Gibbons opened the workshop at 9:45 a.m.

Public comment:

none

Roll call:

Present: Chairman Dawn Gibbons, Commissioner George Assad, Commissioner David Groover, Administrative Attorney Patricia Erickson, Applications Manager Liz Babcock, Deputy Attorney General Louis Csoka

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

Applications Manager Liz Babcock detailed the secondary draft of the proposed assessment regulations. Administrative Attorney Patricia Erickson offered additional information.

Commissioner George Assad detailed the reasoning behind his calculations in the third draft.

Website: www.nta.nv.gov

Piper Overstreet, Uber, stated appreciation for the work done by the Authority to develop the assessment regulations.

Tracy Lee, Lyft, echoed the comments made by Uber.

Elizabeth Gallagher, Lyft, thanked staff for developing the assessment regulations.

Public comment – none

Workshop adjourned at 10:00 a.m.

Agenda Item# 13

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: the impoundment pursuant to NRS 706.476 of)	Impound 3616 and
a vehicle registered to and Citation 22603 issued to)	Citation 22603
On The Go Transpo, LLC/Jose Magana-Lopez for)	
violation of NRS 706.386.)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On October 1, 2021, a hearing on the above-captioned matters was held before Chairman Dawn Gibbons serving in her capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent to Citation 22603 and registered owner of the impounded vehicle, On The Go Transpo, LLC/Jose Magana-Lopez, 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 22603 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 On The Go Transpo, LLC/Jose Magana-Lopez 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 706.476 2(b)(3) in that:
 - a. No CPCN had been issued authorizing the use of the impounded vehicle in intrastate commerce for tow car services; and
 - b. The impounded vehicle did not meet the required standards of the Authority;
- 4. That no CPCN had been issued by the Authority authorizing the operations undertaken by the Respondent in this matter;
- 5. That the Respondent's actions constituted one violation of NRS 706.386 as alleged and that the impoundment of the vehicle pursuant to NRS 706.476 was proper;
- 6. That a fine in the amount of \$250.00 be assessed for the impoundment of the vehicle in this matter;
- 7. To a fine in the amount of \$7,500.00 for the NRS 706.386 violation with \$6,500.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within two years and timely payment of the fine amount; and
- 8. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125 (waiver entered as Exhibit 2).

DISCUSSION

The Hearing Officer recommended to the Authority:

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

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

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- 1. That the recommendation of the Hearing Officer with regard to the impoundment of the vehicle pursuant to NRS 706.476 is hereby AFFIRMED;
- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22603, issued to On The Go Transpo, LLC/Jose Magana-Lopez for violation of NRS 706.386, is hereby AFFIRMED;
- 3. That a fine in the amount of Two Hundred Fifty Dollars and Zero Cents (\$250.00) be assessed for the impoundment of the vehicle in this matter;
- 4. That the *total* fine for Citation 22603 shall be in the amount of Seven Thousand Five Hundred Dollars and Zero Cents (\$7,500.00), with Six Thousand Five Hundred Dollars and Zero Cents (\$6,500.00) of said fine amount to be suspended pending no further violations of NRS 706 or NAC 706 within two years and timely payment of the outstanding fine amount;
- 5. That the Respondent is to immediately **CEASE AND DESIST** any and all use of the impounded vehicle in violation of the provisions of NRS 706;
- 6. That the Respondent is to immediately **CEASE AND DESIST** any and all operation in violation of NRS 706.386; and

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7. That the Authority retains jurisdiction for	correcting any errors that may have occurred in
the drafting or issuance of this Order.	
	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	R. David Groover, Commissioner
Attest:	
Dated:	
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NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

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

In Re: Citation 22656 issued to Rami Alhourani for)	
violation of NRS 706.386 and NRS 706.758.)	Citation 22656
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

ORDER

On October 11, 2021, 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, Rami Alhourani was present through his legal counsel A.J. Kung, 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 withdraw the alleged violation of NRS 706.386;
- 2. To withdraw the alleged violation of NRS 706.758; and
- 3. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

Citation 22656 Page 2 of 3

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 706.386 and NRS 706.758.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

 That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22656, issued to Rami Alhourani are hereby AFFIRMED the matter is hereby WITHDRAWN; and

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Citation 22656 Page 3 of 3

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

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

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

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

In Re: the impoundment pursuant to NRS 706.476 of)	Impound 3989 and
a vehicle registered to and Citation 22901 issued to)	Citation 22901
Joshua Nelson/J&T Transportation, LLC for)	
violation of NRS 706.386 and NRS 706.758.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On September 27, 2021, a hearing on the above-captioned matters was held before Chairman Dawn Gibbons serving in her capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent to Citation 22901 and registered owner of the impounded vehicles, Joshua Nelson/J&T Transportation, LLC, 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 22901 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 J&T Transportation, LLC is the registered owner of the impounded vehicle in this matter and an authorized representative was present at the hearing regarding said vehicle;
- 3. That the use of the vehicle in intrastate commerce without a certificate of public convenience and necessity ("CPCN") violated NRS 706.476 (2)(b)(2) and (3) in that:
 - a. No CPCN had been issued authorizing the use of the impounded vehicle in intrastate commerce for towing services; and
 - b. That the impounded vehicle did not meet all required standards of the Authority;
- 4. That no CPCN had been issued by the Authority authorizing the operations or advertising undertaken by the Respondent in this matter;
- 5. That the Respondent's actions constituted one violation of NRS 706.386 and one violation of NRS 706.758 as alleged and that the impoundment of the vehicle pursuant to NRS 706.476 was proper;
- 6. To a fine in the amount of \$250.00 for the impoundment of the vehicle;
- 7. To a fine in the amount of \$7,500.00 for the NRS 706.386 violation with \$7,250.00 of said fine amount suspended pending no further violations of NRS 706.386, NRS 706.758 or NRS 706.476 within two years and timely payment of the fine amount;
- 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 706.386, NRS 706.758 or NRS 706.476 violations within two years 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.

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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 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 vehicles pursuant to NRS 706.476 is hereby AFFIRMED;
- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22901, issued to Joshua Nelson/J&T Transportation, LLC for violations of NRS 706.386 and NRS 706.758, is hereby AFFIRMED;
- 3. That a fine in the amount of Two Hundred Fifty Dollars and Zero Cents (\$250.00) be assessed for the impoundment of the vehicle in this matter;
- 4. That the *total* fine for Citation 22901 shall be in the amount of Eight Thousand Five Hundred Dollars and Zero Cents (\$8,500.00), with Eight Thousand Two Hundred Fifty Dollars and Zero Cents (\$8,250.00) of said fine amount to be suspended pending no further NRS 706.386, NRS 706.758 or NRS 706.476 violations within two years and timely payment of the fine amount;
- 5. That the Respondent is to immediately **CEASE AND DESIST** any and all use of the impounded vehicle in violation of the provisions of NRS 706;

- 6. That the Respondent is to immediately **CEASE AND DESIST** any and all operation in violation of NRS 706.386;
- 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,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		R. David Groover, Commissioner
Attest:	Jennifer De Rose, Deputy Commissioner	
Dated:	Las Vegas, Nevada	

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

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

In Re: the impoundment pursuant to NRS 706.476)	Impound 3990 and
of a vehicle registered to and Citations 22902 and)	Citations 22902 and 22903
22903 issued to Peng Lu for violations of NRS)	
706.386 and NRS 706A.280.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On September 27, 2021, 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 22902 and 22903 and registered owner of the impounded vehicle, Peng Lu, 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 22902 and 22903, 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 Peng Lu is the registered owner of the impounded vehicle in this matter and was present at the hearing regarding said vehicle;
- 3. That the use of the vehicle in intrastate commerce without a certificate of public convenience and necessity ("CPCN") violated NRS 706.476 (2)(b)(2) and NRS 706.2(b)(3) in that:
 - a. No CPCN had been issued authorizing the use of the impounded vehicle in intrastate commerce for passenger transportation; and
 - b. The impounded vehicle did not meet the required standards of the Authority;
- 4. That no CPCN had been issued by the Authority authorizing the operations undertaken by the Respondent in this matter;
- 5. That the Respondent's actions constituted one violation of NRS 706.386 as alleged and that the impoundment of the vehicle pursuant to NRS 706.476 was proper;
- That with respect to Citation 22903, the Respondent's actions constituted a violation of NRS 706A.280 (in that they solicited a passenger for off-app transportation);
- 7. That a fine in the amount of \$150.00 be assessed for the impoundment of the vehicle in this matter;
- 8. That a fine be assessed in the amount of \$2,500.00 for the NRS 706.386 violation with \$2,250.00 of said fine amount suspended pending no further violations of NRS 706 within one year and timely payment of the fine amount;
- 9. That no fine or disqualification be imposed for the NRS 706A.280 violation; and
- 10. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125 (waiver entered as Exhibit 2).

DISCUSSION

The Hearing Officer recommended to the Authority:

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

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- 1. That the recommendation of the Hearing Officer with regard to the impoundment of the vehicle pursuant to NRS 706.476 is hereby AFFIRMED;
- That the recommendation of the Hearing Officer for Administrative Citations and Verified Complaint 22902 and 22903, issued to Peng Lu for violations of NRS 706.386 and NRS 706A.280, is hereby AFFIRMED;
- 3. That a fine in the amount of One Hundred Fifty Dollars and Zero Cents (\$150.00) be assessed for the impoundment of the vehicle in this matter;
- 4. That the *total* fine for Citation 22902 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 22903 for the NRS 706A.280 violation;

- 6. That the Respondent is to immediately **CEASE AND DESIST** any and all use of the impounded vehicle in violation of the provisions of NRS 706;
- 7. That the Respondent is to immediately **CEASE AND DESIST** any and all operation in violation of NRS 706.386; and
- 8. That the Authority retains jurisdiction for correcting any errors that may have occurred in the drafting or issuance of this Order.

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

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

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

In re: the impoundment pursuant to NRS 706.476 of)	Impound 3821
a vehicle registered to Queen Lena, Inc.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

ORDER

On October 11, 2021, 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, Queen Lena, Inc.., was present through their legal counsel A.J. Kung, Esq.

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

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

1. To the admission of the Investigation Report for Impound 3821 into evidence (identified as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Impound 3821 Page 2 of 3

2. That Queen Lena, Inc. is the registered owner of the impounded vehicle in this matter and an authorized representative was present at the hearing regarding said vehicle;

- 3. That the use of the vehicle in intrastate commerce without a certificate of public convenience and necessity ("CPCN") violated NRS 706.476 (2)(b)(2) and NRS 706.2(b)(3) in that:
 - a. No CPCN had been issued authorizing the use of the impounded vehicle in intrastate commerce for tow car services; and
 - b. The impounded vehicle did not meet the required standards of the Authority;
- 4. That no CPCN had been issued by the Authority authorizing the operations or advertising undertaken by the Respondent in this matter;
- 5. That no fine be assessed for the impoundment of the vehicle in this matter; 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 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 for the impoundment of the vehicle in this matter;

Impound 3821 Page 3 of 3

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

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

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

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

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

In re: Citation 21449 issued to Reno-Sparks Cab for)	
violation of NAC 706.2473 ref. CFR 393.75 (b) and)	Citation 21449
NAC 706.2473 ref. CFR 393.75 (c).)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

ORDER

On September 23, 2021, a hearing on the above-captioned matter was held before Commissioner George Assad, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Reno-Sparks Cab 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 admit into evidence the Citation 21449 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 21449 Page 2 of 3

That the Respondent's actions constituted violation of NAC 706.2473 ref. CFR 393.75
 (b) related to tire tread depth for front tires and violation of NAC 706.2473 ref. CFR 393.75 (c) related to tire tread depth for rear tires;

- 3. To a fine in the amount of \$400.00 for the NAC 706.2473 ref. CFR 393.75 (b) violation with \$300.00 of said fine amount suspended pending no further NRS 706 or NAC 706 violations within one year and timely payment of the fine amount;
- 4. To a fine in the amount of \$400.00 for the NAC 706.2473 ref. CFR 393.75 (c) violation with \$300.00 of said fine amount suspended pending no further NRS 706 or NAC 706 violations within one year and timely payment of the fine amount; and
- 5. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- That the stipulations and agreements of the parties as set forth hereinabove be accepted;
 and
- 2. That findings enter against the Respondent for violation of NAC 706.2473 ref. CFR 393.75 (b) and NAC 706.2473 ref. CFR 393.75 (c).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21449, issued to Reno-Sparks Cab for violation of NAC 706.2473 ref. CFR 393.75 (b) and NAC 706.2473 ref. CFR 393.75 (c), is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21449 shall be in the amount of Eight Hundred Dollars and Zero Cents (\$800.00), with Six Hundred Dollars and Zero Cents (\$600.00) of said

Citation 21449 Page 3 of 3

fine amount to be suspended pending no further NRS 706 or NAC 706 violations within one year and timely payment of the fine amount; and

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

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

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

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

In Re: Citation 21924 issued to Brandon Wallace)	
and On Call Contractor, LLC for violation of NRS)	Citation 21924
706.386 and NRS 706.758.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On October 6, 2021, 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 21924, Brandon Wallace and On Call Contractor, LLC, 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 21924 and the Investigation Report for the Citation and related impounds into evidence (identified as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;
- 2. That no CPCN had been issued by the Authority authorizing the operations or advertising undertaken by the Respondent in this matter;

Citation 21924 Page 2 of 4

3. That the Respondent's actions constituted one violation of NRS 706.386 and NRS 706.758;

- 4. To fines in the amount of \$3,500.00 for the NRS 706.386 violation with \$3,000.00 of said fine amount suspended pending no further NRS 706. or NAC 706 violations within two years and timely payment of the 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 NRS 706 or NAC 706 violations 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 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, 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:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21924, issued to Brandon Wallace and On Call Contractor, LLC for violations of NRS 706.386 and NRS 706.758 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21924 shall be in the amount of Four Thousand Five Hundred Dollars and Zero Cents (\$4,500.00), with Four Thousand Dollars and Zero Cents

Citation 21924 Page 3 of 4

(\$4,000.00) of said fine amount to be suspended pending no further NRS 706 or NAC 706 violations within two years and timely payment of the fine amount;

- 3. That the Respondent is to immediately **CEASE AND DESIST** any and all use of the impounded vehicle in violation of the provisions of NRS 706;
- 4. That the Respondent is to immediately **CEASE AND DESIST** any and all operation in violation of NRS 706.386;
- 5. That pursuant to NRS 706.758, the Respondent is to **CEASE AND DESIST** the unlawful advertising; and

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Citation 21924 Page 4 of 4

6. That the Authority retains jurisdiction for correcting any errors that may have				
	the drafting or issuance of this Order.			
		By the Authority,		
		Dawn Gibbons, Chair		
		George Assad, Commissioner		
		R. David Groover, 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 cHareer limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

In Re: Citations 21939 and 21940 issued to Gregory)	Citations 21939 and 21940
Masilungan for violations of NRS 706.386 and)	
NAC 706A.280.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover 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 Citations, Respondent was served notice via certified mail that the matter was set for hearing at the Las Vegas office of the Authority at 1:30 p.m. on September 8, 2021. The Respondent failed to appear. The matter was continued with the final appearance set for hearing on October 6, 2021, 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 6, 2021 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 Citations 21939 and 21940 and that fines be imposed for said violations.

Commissioner George Assad, serving in his capacity as Hearing Officer for the Authority, considered the allegations and assertions contained in Citations 21939 and 21940 and

the related Investigation Reports 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 NAC 706A.280, related to providing passenger transportation services outside the TNC application.

Authority Staff requested that fines be assessed in the amount of \$5,000.00 for the NRS 706.386 violation. Staff further requested that the Respondent be deemed ineligible from driving under any TNC application. Additionally, Staff requested the suspended fine amount of \$2,100.00 from Citation 21849 be deemed immediately due and owing. In support of the requested fines and remedies, Staff noted that the Respondent had several prior violations and Respondent failed to appear at the hearing.

The Hearing Officer recommended to the Authority;

- 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 NAC
 706A.280, relating to providing passenger transportation services outside the TNC
 application;
- 2. That a fine be assessed in the amount of \$5,000.00 for the NRS 706.386 violation;
- 3. That no fine be assessed for the NAC 706A.280 violation;
- 4. That the Respondent be deemed ineligible from driving under any TNC application; and
- 5. That the \$2,100.00 abeyance from Citation 21849 be deemed immediately due and owing.

IT IS THEREFORE ORDERED:

 That the recommendation of the Hearing Officer for Administrative Citations and Verified Complaints 21939 and 21940, issued to Gregory Masilungan for violations of NRS 706.386 and NAC 706A.280, is hereby AFFIRMED;

- 2. That the *total* fine for Citation 21939 shall be in the amount of Five Thousand Dollars and Zero Cents (\$5,000.00);
- 3. That no fine be assessed for the NAC 706A.280 violation;
- 4. That, in addition to the fines imposed, the Respondent be deemed ineligible from driving under any TNC application;
- 5. That the Two Thousand One Hundred Dollars (\$2,100.00) abeyance from Citation 21849 be deemed immediately due and owing; and

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

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

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

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

In Re: the impoundment pursuant to NRS 706.476 of)	Impound 3964 and
a vehicle registered to and Citation 21942 issued to)	Citation 21942
David M. Quinn for violation of NRS 706.386 and)	
NRS 706.758.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On September 22, 2021, 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 21942 and registered owner of the impounded vehicle, David M. Quinn, 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 21942 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 David M. Quinn is the registered owner of the impounded vehicle in this matter and was present at the hearing regarding said vehicle;
- 3. That the use of the vehicle in intrastate commerce without a certificate of public convenience and necessity ("CPCN") violated NRS 706.476 (2)(b)(2) and (3) in that:
 - a. No CPCN had been issued authorizing the use of the impounded vehicle in intrastate commerce for passenger transportation; and
 - b. That the impounded vehicle did not meet all required standards of the Authority;
- 4. That no 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. To a fine in the amount of \$150.00 be assessed for the impoundment of the vehicle in this matter;
- 7. To a fine in the amount of \$2,500.00 for the NRS 706.386 violation with \$2,250.00 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.

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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 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;
- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21942, issued to David M. Quinn for violations of NRS 706.386 and NRS 706.758, is hereby AFFIRMED;
- 3. That a fine in the amount of One Hundred Fifty Dollars and Zero Cents (\$150.00) be assessed for the impoundment of the vehicle in this matter;
- 4. That the *total* fine for Citation 21942 shall be in the amount of Three Thousand Five Hundred Dollars and Zero Cents (\$3,500.00), with Three Thousand Two Hundred Fifty Dollars and Zero Cents (\$3,250.00) of said fine amount to be suspended pending no further NRS 706 violations within one year and timely payment of the fine amount;
- 5. That the Respondent is to immediately **CEASE AND DESIST** any and all use of the impounded vehicle in violation of the provisions of NRS 706;

- 6. That the Respondent is to immediately **CEASE AND DESIST** any and all operation in violation of NRS 706.386;
- 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,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		R. David Groover, Commissioner
Attest:	Jennifer De Rose, Deputy Commissioner	
Dated:	Las Vegas, Nevada	

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

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

In Re: Citation 22123 and 22124 issued to Luis)	Citation 22123 and 22124
A. Horna and Cheap Movers First Choice)	
Movers for violations of NRS 706.386, NRS)	
706.758 and NRS 712.040.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

ORDER

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

At the time of issuance of the above-captioned Citation, Respondent was personally served notice that the matter was set for hearing at the Las Vegas office of the Authority at 8:30 a.m. on August 11, 2021. The Respondent failed to appear. The matter was continued with the appearance set for hearing on October 6, 2021, 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 6, 2021 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 22123 and 22124 and that fines be imposed for said violations.

Commissioner George Assad, serving in his capacity as Hearing Officer for the Authority, considered the allegations and assertions contained in Citation 22123 and 22124 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, for one violation of NRS 706.758, related to advertising the services of a fully regulated carrier without authority, and for one violation of NRS 712.040, related to storing household goods without obtaining a warehouse permit.

Authority Staff requested that fines be assessed in the amount of \$10,000.00 for the NRS 706.386 violation, in the amount of \$10,000.00 for the NRS 706.758 violation, and in the amount of \$10,000.00 for the NRS 712.040.

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

IT IS THEREFORE ORDERED:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22123and 22124, issued to Luis A. Horna and Cheap Movers First Choice Movers for violations of NRS 706.386, NRS 706.758 and NRS 712.040 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22123 and Citation 22124 shall be in the amount of Thirty Thousand Dollars and Zero Cents (\$30,000.00);
- 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 **CEASE AND DESIST** the unlawful advertising; and

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

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

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

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

Additional material provided after initial posting of supporting material but prior to meeting.

In Re: Citations 22574, 22575, 22876 and 22877)	
issued to Mesquite Towing Company, LLC d/b/a)	Citations 22574, 22575, 22876
Mesquite Towing Company for violations of NAC)	and 22877
706.311, NAC 706.420, NAC 706.410, NRS)	
706.4479, NAC 706.203, NAC 706.194, NRS)	
706.4468 and NRS 706.44793.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

ORDER

On October 6, 2021, 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, Mesquite Towing Company, LLC d/b/a Mesquite Towing Company was present through their legal counsel, Daniel Price 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 withdraw Citation 22876.
- 2. To withdraw NAC 706.311 violation.
- 3. To withdraw NRS 706.44793 violation.

- 4. To admit into evidence the Citations 22574, 22575 and 22877 and the related Investigation Reports (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;
- 5. That the Respondent's actions constituted one violation of NAC 706.420 related to preparing the bill incorrectly;
- 6. That the Respondent's actions constituted one violation of NAC 706.410 related to charging for the storage of a vehicle for more than 15 days without complying with NRS 706.4479;
- 7. That the Respondent's actions constituted one violation of NRS 706.4479 related to failure to notify the registered and legal owner of a vehicle not later than 15 days placing vehicle in storage;
- 8. That the Respondent's actions constituted one violation of NRS 706.4468 related to failure to prepare or satisfy the operator lien;
- 9. To a fine in the amount of \$200.00 for the NAC 706.420 violation for a total of \$100.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year;
- 10. To a fine in the amount of \$200.00 for the NAC 706.410 violation with \$100.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year;
- 11. To a fine in the amount of \$200.00 for the NRS 706.4479 violation with \$100.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year;

- 12. To a fine in the amount of \$200.00 for the NRS 706.4468 violation with \$100.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year;
- 13. That Respondent is to provide the Authority a refund check for \$733.90 payable to Rana Aghdasi; and
- 14. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- That the stipulations and agreements of the parties as set forth hereinabove be accepted;
 and
- 2. That findings enter against the Respondent for violations of NAC 706.420, NAC 706.410, NRS 706.4479 and NRS 706.4468.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citations and Verified Complaints 22574, 22575 and 22877, issued to Mesquite Towing Company, LLC d/b/a Mesquite Towing Company for violations of NAC 706.420, NAC 706.410, NRS 706.4479 and NRS 706.4468 is hereby AFFIRMED;
- 2. That the *total* fine for Citations 22574, 22575 and 22877 shall be in the amount of Eight Hundred Dollars and Zero Cents (\$800.00), with Four Hundred Dollars and Zero Cents (\$400.00) of said fine amount to be suspended pending no further violations of NRS 706 or NAC 706 within one year;

- 3. That Respondent is to provide the Authority a refund check for \$733.90 payable to Rana Aghdasi; and
- 4. That the Authority retains jurisdiction for correcting any errors that may have occurred in the drafting or issuance of this Order.

	By the Authority,
	Dawn Gibbons, Chair
	Dawn Globons, Chan
	George Assad, Commissioner
	R. David Groover, 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.

Supporting Material Initially Posted

In Re: Citations 22574, 22575, 22876 and 22877)	
issued to Mesquite Towing Company, LLC d/b/a)	Citations 22574, 22575, 22876
Mesquite Towing Company for violations of NAC)	and 22877
706.311, NAC 706.420, NAC 706.410, NRS)	
706.4479, NAC 706.203, NAC 706.194, NRS)	
706.4468 and NRS 706.44793.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

ORDER

On October 6, 2021, 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, Mesquite Towing Company, LLC d/b/a Mesquite Towing Company was present through their legal counsel, Daniel Price 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 withdraw Citation 22876.
- 2. To withdraw NAC 706.311 violation.
- 3. To withdraw NRS 706.44793 violation.

- 4. To admit into evidence the Citations 22574, 22575 and 22877 and the related Investigation Reports (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;
- 5. That the Respondent's actions constituted one violation of NAC 706.420 related to preparing the bill incorrectly;
- 6. That the Respondent's actions constituted one violation of NAC 706.410 related to charging for the storage of a vehicle for more than 15 days without complying with NRS 706.4479;
- 7. That the Respondent's actions constituted one violation of NRS 706.4479 related to failure to notify the registered and legal owner of a vehicle not later than 15 days placing vehicle in storage;
- 8. That the Respondent's actions constituted one violation of NRS 706.4468 related to failure to prepare or satisfy the operator lien;
- 9. To a fine in the amount of \$200.00 for the NAC 706.420 violation for a total of \$100.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year;
- 10. To a fine in the amount of \$200.00 for the NAC 706.410 violation with \$100.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year;
- 11. To a fine in the amount of \$200.00 for the NRS 706.4479 violation with \$100.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year;

- 12. To a fine in the amount of \$200.00 for the NRS 706.4468 violation with \$100.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year;
- 13. That Respondent is to provide the Authority a refund check for \$733.90 payable to Rana Aghdasi; and
- 14. 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 violations of NAC 706.420, NAC 706.410, NRS 706.4479 and NRS 706.4468.

<u>ORDER</u>

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citations and Verified Complaints 22574, 22876 and 22877, issued to Mesquite Towing Company, LLC d/b/a Mesquite Towing Company for violations of NAC 706.420, NAC 706.410, NRS 706.4479 and NRS 706.4468 is hereby AFFIRMED;
- 2. That the *total* fine for Citations 22574, 22876 and 22877 shall be in the amount of Eight Hundred Dollars and Zero Cents (\$800.00), with Four Hundred Dollars and Zero Cents (\$400.00) of said fine amount to be suspended pending no further violations of NRS 706 or NAC 706 within one year;

- 3. That Respondent is to provide the Authority a refund check for \$733.90 payable to Rana Aghdasi; and
- 4. That the Authority retains jurisdiction for correcting any errors that may have occurred in the drafting or issuance of this Order.

		By the Authority,
		Dawn Gibbons, Chair
		George Assad, Commissioner
		R. David Groover, Commissioner
Attest:	Jennifer De Rose, Deputy Commissioner	
Dated:	Las Vegas, Nevada	

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

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

In Re: Citation 22641 issued to Jacob)	
Transportation Services, LLC d/b/a Executive Las)	Citation 22641
Vegas for violation of NAC 706.203.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

ORDER

On October 7, 2021, 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, Jacob Transportation Services, LLC d/b/a Executive Las Vegas was present through their Director of Operations, Darko Gagula. Mr. Gagula 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 22641 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22641 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.203 related to failure to submit annual vehicle inspection report;

- 3. To a fine in the amount of \$100.00 for the violation of NAC 706.203; 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 706.203.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22641, issued to Jacob Transportation Services, LLC d/b/a Executive Las Vegas for violation of NAC 706.203, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22641 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00); and

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Citation 22641 Page 3 of 3

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

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the draf	cting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chair
		George Assad, Commissioner
		R. David Groover, Commissioner
Attest:	r De Rose, Deputy Commissioner	-
Dated:	The Rose, Deputy Commissioner	
	gas, 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 706.203 (4) and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

In Re: Citation 22642 issued to Bentley)	
Transportation Services, LLC d/b/a Executive)	Citation 22642
Coach and Carriage, Executive Limousine for)	
violation of NAC 706.203.)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

ORDER

On October 7, 2021, 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, Bentley Transportation Services, LLC d/b/a Executive Coach and Carriage, Executive Limousine was present through their Director of Operations, Darko Gagula. Mr. Gagula 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 22642 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22642 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.203 related to failure to submit annual vehicle inspection report;

- 3. To a fine in the amount of \$100.00 for the violation of NAC 706.203; 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 706.203.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified
 Complaint 22642, issued to Bentley Transportation Services, LLC d/b/a Executive Coach
 and Carriage, Executive Limousine for violation of NAC 706.203, is hereby
 AFFIRMED;
- 2. That the *total* fine for Citation 22642 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00); and

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Citation 22642 Page 3 of 3

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

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the draf	cting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chair
		George Assad, Commissioner
		R. David Groover, Commissioner
Attest:	r De Rose, Deputy Commissioner	-
Dated:	The Rose, Deputy Commissioner	
	gas, 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 706.203 (4) and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

In Re: Citation 22643 issued to AWG Ambassador,)	
LLC d/b/a AWG Ambassador Limousine, AWG)	Citation 22643
Charter Services for violation of NAC 706.203 (3)	
counts).)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

<u>ORDER</u>

On October 7, 2021, 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, AWG Ambassador, LLC d/b/a AWG Ambassador Limousine, AWG Charter Services was present through their General Manager, Daniela Chan. Ms. Chan 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 22643 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22643 Page 2 of 3

2. That the Respondent's actions constituted violations of NAC 706.203 (3 counts) related to failure to submit annual vehicle inspection report;

- 3. To a fine in the amount of \$200.00 per each violation of NAC 706.203 (3 counts) for a total of \$600.00; 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:

- That the stipulations and agreements of the parties as set forth hereinabove be accepted;
 and
- 2. That findings enter against the Respondent for violations of NAC 706.203 (3 counts).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified
 Complaint 22643, issued to AWG Ambassador, LLC d/b/a AWG Ambassador
 Limousine, AWG Charter Services for violations of NAC 706.203 (3 counts), is hereby
 AFFIRMED;
- 2. That the *total* fine for Citation 22643 shall be in the amount of Six Hundred Dollars and Zero Cents (\$600.00); and

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Citation 22643 Page 3 of 3

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

	, ,	
	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chair
		George Assad, Commissioner
		R. David Groover, 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 706.203 (4) and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

In Re: Citation 22644 issued to AWG Ambassador,)	
LLC d/b/a AWG Ambassador Limousine, AWG)	Citation 22644
Charter Services for violation of NAC 706.203.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

<u>ORDER</u>

On October 7, 2021, 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, AWG Ambassador, LLC d/b/a AWG Ambassador Limousine, AWG Charter Services was present through their General Manager, Daniela Chan. Ms. Chan 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 22644 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22644 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.203 related to failure to submit annual vehicle inspection report;

- 3. To a fine in the amount of \$100.00 for the violation of NAC 706.203; 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 706.203.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22644, issued to AWG Ambassador, LLC d/b/a AWG Ambassador Limousine, AWG Charter Services for violation of NAC 706.203, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22644 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00); and

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Citation 22644 Page 3 of 3

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

	, ,	
	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chair
		George Assad, Commissioner
		R. David Groover, 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 706.203 (4) and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

In Re: Citation 22645 issued to Five Star Limo,)	
LLC d/b/a Five Star Limo for violation of NAC)	Citation 22645
706.203 (2 counts).)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

<u>ORDER</u>

On October 7, 2021, 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, Five Star Limo, LLC d/b/a Five Star Limo was present through their Manager, Rafik Kasparian. Mr. Kasparian 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 22645 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22645 Page 2 of 3

2. That the Respondent's actions constituted violations of NAC 706.203 (2 counts) related to failure to submit annual vehicle inspection report;

- 3. To a fine in the amount of \$200.00 per each violation of NAC 706.203 (2 counts) for a total 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 violations of NAC 706.203 (2 counts).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22645, issued to Five Star Limo, LLC d/b/a Five Star Limo for violations of NAC 706.203 (2 counts), is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22645 shall be in the amount of Four Hundred Dollars and Zero Cents (\$400.00); and

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Citation 22645 Page 3 of 3

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

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	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chair
		George Assad, Commissioner
		R. David Groover, 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 706.203 (4) and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

In Re: Citation 22654 issued to Professional)	Citation 22654
Logistic Movers, LLC and Sheri Lynn)	
McDermott for violations of NRS 706.386 and)	
NRS 706.758.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

ORDER

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

At the time of issuance of the above-captioned Citation, Respondent was personally served notice that the matter was set for hearing at the Las Vegas office of the Authority at 8:30 a.m. on September 8, 2021. The Respondent failed to appear. The matter was continued with the appearance set for hearing on October 9, 2021, 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 6, 2021 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 22654 and that fines be imposed for said violations.

Citation 22654 Page 2 of 3

Commissioner George Assad, serving in his capacity as Hearing Officer for the Authority, considered the allegations and assertions contained in Citation 22654 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 advertising the services of a fully regulated carrier without authority.

Authority Staff requested that fines be assessed in the amount of \$10,000.00 for the NRS 706.386 violation and in the amount of \$10,000.00 for the NRS 706.758 violation.

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

IT IS THEREFORE ORDERED:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22654, issued to Professional Logistic Movers, LLC and Sheri Lynn McDermott for violations of NRS 706.386 and NRS 706.758, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22654 shall be in the amount of Twenty Thousand Dollars and Zero Cents (\$20,000.00);
- 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 **CEASE AND DESIST** the unlawful advertising; and

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Citation 22654 Page 3 of 3

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

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

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

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

In Re: the impoundment pursuant to NRS 706.476 of)	Impound 3813 and
a vehicle registered to and Citation 22655 issued to)	Citation 22655
Jose de Jesus Lopez for violation of NRS 706.386)	
and NRS 706.758.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On September 28, 2021, 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 22655 and registered owner of the impounded vehicle, Jose de Jesus Lopez, 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 22655 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 Jose de Jesus Lopez is the registered owner of the impounded vehicle in this matter and was present at the hearing regarding said vehicle;
- 3. That the use of the vehicle in intrastate commerce without a certificate of public convenience and necessity ("CPCN") violated NRS 706.476 (2)(b)(2) and (3) in that:
 - a. No CPCN had been issued authorizing the use of the impounded vehicle in intrastate commerce for towing services; and
 - b. That the impounded vehicle did not meet all required standards of the Authority;
- 4. That no CPCN had been issued by the Authority authorizing the operations or advertising undertaken by the Respondent in this matter;
- 5. That the Respondent's actions constituted one violation of NRS 706.386 and one violation of NRS 706.758 as alleged and that the impoundment of the vehicle pursuant to NRS 706.476 was proper;
- 6. To a fine in the amount of \$250.00 for the impoundment of the vehicle;
- 7. To a fine in the amount of \$5,000.00 for the NRS 706.386 violation with \$4,000.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within two years and timely payment of the fine amount;
- 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 or NAC 706 violations within two years 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.

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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 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 vehicles pursuant to NRS 706.476 is hereby AFFIRMED;
- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22655, issued to Jose de Jesus Lopez for violations of NRS 706.386 and NRS 706.758, is hereby AFFIRMED;
- 3. That a fine in the amount of Two Hundred Fifty Dollars and Zero Cents (\$250.00) be assessed for the impoundment of the vehicle in this matter;
- 4. That the *total* fine for Citation 22655 shall be in the amount of Six Thousand Dollars and Zero Cents (\$6,000.00), with Five Thousand Dollars and Zero Cents (\$5,000.00) of said fine amount to be suspended pending no further NRS 706 or NAC 706 violations within two years and timely payment of the fine amount;
- 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,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	R. David Groover, Commissioner
Attest:	-
Dated:	-

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

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

In Re: Citation 22835 and 22836 issued to Omni)	
Limousine, Inc. for violations of NAC 706.203 (3)	Citation 22835 and 22836
counts).)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

ORDER

On October 7, 2021, 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, Omni Limousine, Inc. was present through their Director, Richard Samuels. Mr. Samuels 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 22835 and 22836 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 706.203 (3 counts) related to failure to submit annual vehicle inspection report;
- 3. To a fine in the amount of \$200.00 for each NAC 706.203 violation for a total fine amount of \$600.00; 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 706.203.

<u>ORDER</u>

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citations and Verified Complaints 22835 and 22836, issued to Omni Limousine, Inc. for violations of NAC 706.203 (3 counts), is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22835 and 22836 shall be in the amount of Six Hundred Dollars and Zero Cents (\$600.00); and

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

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

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

NOTICE: In accordance with NAC 706.203 (4) and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

In Re: Citation 22838 issued to GMT Care, LLC for)	
violations of NAC 706.203 (2 counts).)	Citation 22838
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

ORDER

On October 6, 2021, 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, GMT Care, LLC was present through their Fleet Manager, Jose Villa. Mr. Villa 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 22838 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22838 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.203 (2 counts) related to failure to submit periodic inspection report in a timely manner;

- 3. To a fine in the amount of \$100.00 per count for the NAC 706.203 violation for a total fine amount of \$200.00; 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:

- That the stipulations and agreements of the parties as set forth hereinabove be accepted;
 and
- 2. That findings enter against the Respondent for violations of NAC 706.203 (2 counts).

<u>ORDER</u>

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22838, issued to GMT Care, LLC for violations of NAC 706.203 (2 counts), is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22838 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00); and

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Citation 22838 Page 3 of 3

That the	Authority	retains	jurisdiction	for	correcting	any	errors	that	may	have	occurre	d in the
drafting	or issuanc	e of this	Order.									

	By the Authority,
	Dawn Gibbons, Chair
	George Assad, Commissioner
	R. David Groover, Commissioner
Attest: Jennifer De Rose, Deputy Commissioner	
Dated:	
Las Vegas, Nevada	

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

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

In Re: Citation 22839 issued to Mesquite Towing)	
Company, LLC d/b/a Mesquite Towing Company)	Citation 22839
for violation of NAC 706.203 (4 counts).)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

ORDER

On October 6, 2021, 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, Mesquite Towing Company, LLC d/b/a Mesquite Towing Company was present through their legal counsel Daniel Price, 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 22839 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22839 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.203 (4 counts) related to failure to submit annual vehicle inspection report;

- 3. To a fine in the amount of \$100.00 per each violation of NAC 706.203 (4 counts) for a total 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 706.203 (4 counts).

<u>ORDER</u>

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22839, issued to Mesquite Towing Company, LLC d/b/a Mesquite Towing Company for violation of NAC 706.203 (4 counts), is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22839 shall be in the amount of Four Hundred Dollars and Zero Cents (\$400.00); and

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Citation 22839 Page 3 of 3

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

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	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chair
		George Assad, Commissioner
		R. David Groover, 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 706.203 (4) and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

In re: Citation 22840 issued to Elko, Inc. d/b/a)	
Coach USA for a violation of NAC 706.203(4) (8)	Citation 22840
counts).)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On September 22, 2021, a hearing on the above-captioned matter was held before Commissioner Goerge Assad, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Elko, Inc. d/b/a Coach USA was present through their Maintenance Fleet Assistant, Teresa Zastrow. Ms. Zastrow 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 22840 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22840 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.203(4) (8 counts) related to failure to submit annual vehicle inspection report;

- 3. To a fine in the amount of \$800.00 for the NAC 706.203(4) violations; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 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 706.203(4) (8 counts).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22840, issued to Elko, Inc. d/b/a Coach USA for violation of NAC 706.203(4) (8 counts) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22840 shall be in the amount of Eight Hundred Dollars and Zero Cents (\$800.00); and

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Citation 22840 Page 3 of 3

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

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

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

In re: Citation 22841 issued to Western Trails)	
Charters & Tours, LLC d/b/a St George Express,)	Citation 22841
Salt Lake Express for violation of NAC 706.203.)	
	_)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

<u>ORDER</u>

On October 6, 2021, 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, Western Trails Charters & Tours, LLC d/b/a St George Express, Salt Lake Express was present through their legal counsel Adam Ford, 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 22841 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22841 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.203 related to failure to submit a periodic inspection report;

- 3. To a fine in the amount of \$100.00 for the NAC 706.203 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 706.203.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22841, issued to Western Trails Charters & Tours, LLC d/b/a St George Express, Salt Lake Express for violation of NAC 706.203, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22841 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00); and

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Citation 22841 Page 3 of 3

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

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the drafting	or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chair
		George Assad, Commissioner
		George Fusiau, Commissioner
		R. David Groover, 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 706.203 (4) and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

In Re: Citation 22842 issued to Greyhound Lines, Inc. for violation of NAC 706.203(4).)	Citation 22842
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On September 22, 2021, 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, Greyhound Lines, Inc. was present through their Maintenance Manager, Mr. Johnson. Mr. Johnson 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 22842 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22842 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.203 (4) related to failure to submit annual vehicle inspection report;

- 3. To a fine in the amount of \$100.00 for the NAC 706.203 (4) 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 706.203 (4).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22842, issued to Greyhound Lines, Inc. for violation of NAC 706.203 (4), is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22842 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00); and

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Citation 22842 Page 3 of 3

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

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	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		Commission of the Commission o
		George Assad, Commissioner
		R. David Groover, 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 706.203 (4) and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

In re: Citation 22843 issued to J & N Enterprises,)	
LLC d/b/a Silver State Towing of Northern Nevada)	Citation 22843
d/b/a Silver State Towing for violation of NAC)	
706.203 (4) (3 counts).		

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On September 22, 2021, 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, J & N Enterprises, LLC d/b/a Silver State Towing of Northern Nevada d/b/a Silver State Towing was present through their Manager, Michael Merrill. Mr. Merrill 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 22843 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22843 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.203 (4) (3 counts) related to failure to submit annual vehicle inspection report;

- 3. To a fine in the amount of \$300.00 for the NAC 706.203 (4) (3 counts) violations; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 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 706.203 (4) (3 counts).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified
 Complaint 22843, issued to J & N Enterprises, LLC d/b/a Silver State Towing of
 Northern Nevada d/b/a Silver State Towing for violation of NAC 706.203 (4) (3 counts),
 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22843 shall be in the amount of Three Hundred Dollars and Zero Cents (\$300.00); and

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Citation 22843 Page 3 of 3

3.	That the Authority retains jurisdiction for o	correcting any errors that may have occurred in
	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		R. David Groover, 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 706.203 (4) 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.

n re: Citation 22844 issued to Luxury Limousine of	
as Vegas, LLC d/b/a Luxury Limousine for	Citation 22844
riolation of NAC 706.203 (4).	
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At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

ORDER

On September 22, 2021, 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, Luxury Limousine of Las Vegas, LLC d/b/a Luxury Limousine was present through their Director of Human Resources, Julie Sanchez. Ms. Sanchez 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 22844 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22844 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.203 (4) related to failure to submit annual vehicle inspection report;

- 3. To a fine in the amount of \$200.00 for the NAC 706.203 (4) 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 706.203 (4).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22844, issued to Luxury Limousine of Las Vegas, LLC d/b/a Luxury Limousine for violation of NAC 706.203 (4), is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22844 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00); and

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Citation 22844 Page 3 of 3

3.	That the Authority retains jurisdiction for o	correcting any errors that may have occurred in
	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		R. David Groover, 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 706.203 (4) 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.

Additional material provided after initial posting of supporting material but prior to meeting.

In Re: Citation 22846 issued to LV Quik Tow, LLC)	
d/b/a LV Quik Tow for violations of NAC 706.4273)	Citation 22846
and NAC 706.4275.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

ORDER

On October 6, 2021, 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, LV Quik Tow, LLC d/b/a LV Quik Tow was present through their General Manager, Jonet Domiguez. Mr. Dominguez elected to proceed without legal counsel.

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

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

- 1. To withdraw of NAC 706.4273 violation;
- 2. To admit into evidence the Citation 22846 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate:

Citation 22846 Page 2 of 3

3. That the Respondent's actions constituted one violation of NAC 706.4275 related to failure to obtain a signature within 24 hours before removal of a vehicle;

- 4. To a fine in the amount of \$400.00 for the NAC 706.4275 violation;
- 5. That Respondent is to provide the Authority a refund check for \$324.45 payable to Maria Sandoval; 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:

- 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 706.4275.

<u>ORDER</u>

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22846, issued to LV Quik Tow, LLC d/b/a LV Quik Tow for violation of NAC 706.4275 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22846 shall be in the amount of Four Hundred Dollars and Zero Cents (\$400.00);
- That Respondent is to provide the Authority a refund check for \$324.45 payable to Maria Sandoval; and

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Citation 22846 Page 3 of 3

4. That the Authority retains jurisdiction for o	correcting any errors that may have occurred in
the drafting or issuance of this Order.	
	By the Authority,
	Dawn Gibbons, Chair
	George Assad, Commissioner
	R. David Groover, 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.

Supporting Material Initially Posted

In Re: Citation 22846 issued to LV Quik Tow, LLC)	
d/b/a LV Quik Tow for violations of NAC 706.4273)	Citation 22846
and NAC 706.4275.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

ORDER

On October 6, 2021, 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, LV Quik Tow, LLC d/b/a LV Quik Tow was present through their General Manager, Jonet Domiguez. Mr. Dominguez elected to proceed without legal counsel.

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

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

- 1. To withdraw of NAC 706.4273 violation;
- 2. To admit into evidence the Citation 22846 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22846 Page 2 of 3

3. That the Respondent's actions constituted one violation of NAC 706.4275 related to failure to obtain a signature within 24 hours before removal of a vehicle;

- 4. To a fine in the amount of \$400.00 for the NAC 706.4275 violation;
- 5. That Respondent is to provide the Authority a refund check for \$324.45 payable to Maria Sandoval; 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:

- 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 706.4275.

<u>ORDER</u>

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22846, issued to LV Quik Tow, LLC d/b/a LV Quik Tow for violation of NAC 706.4275 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22846 shall be in the amount of Four Hundred Dollars and Zero Cents (\$400.00), with Four Hundred Dollars and Zero Cents (\$400.00);
- That Respondent is to provide the Authority a refund check for \$324.45 payable to Maria Sandoval; and

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Citation 22846 Page 3 of 3

4. That the Authority retains jurisdiction for o	correcting any errors that may have occurred in
the drafting or issuance of this Order.	
	By the Authority,
	Dawn Gibbons, Chair
	George Assad, Commissioner
	R. David Groover, Commissioner
Attest:	
Dated:	
Las Vegas, Nevada	

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

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

In Re: Citation 22848 issued to Whittlesea Checker)	
Taxi, A Series Platinum LV Transportation, LLC)	Citation 22848
d/b/a Whittlesea Checker Taxi for a violation of)	
NAC 706.203.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

ORDER

On October 7, 2021, 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 Platinum LV Transportation, LLC d/b/a Whittlesea Checker Taxi was present through their General Manager, Makenzie Schafer. Ms. Schafer elected to proceed without legal counsel.

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

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

1. To admit into evidence the Citation 22848 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22848 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.203 related to failure to submit annual vehicle inspection report;

- 3. To a fine in the amount of \$200.00 for the NAC 706.203 violation;
- 4. That the suspended fine of \$800.00 from prior Citation 21429 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:

- 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 706.203.

<u>ORDER</u>

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified
 Complaint 22848, issued to Whittlesea Checker Taxi, A Series Platinum LV
 Transportation, LLC d/b/a Whittlesea Checker Taxi for violation of NAC 706.203 is
 hereby AFFIRMED;
- 2. That the *total* fine for Citation 22848 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00);
- 3. That the suspended fine of \$800.00 from prior Citation 21429 shall immediately become due and owing; and

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Citation 22848 Page 3 of 3

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

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

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

In Re: Citation 22850 issued to Cramer Automotive,)	
Inc. for a violation of NAC 706.203 (4 counts).)	Citation 22850
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

ORDER

On October 7, 2021, 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, Cramer Automotive Inc, was present through their President, Robert Cramer. Mr. Cramer 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 22850 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22850 Page 2 of 3

2. That the Respondent's actions constituted four violations of NAC 706.203 related to failure to submit periodic inspection report; and

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

Authority Staff recommended the following fines and remedies:

1. That a fine be assessed in the amount of \$200.00 for each violation (4 counts), for a total fine of \$800.00.

Respondent requested a reduction in the fine amount.

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 the four violations of NAC 706.203; and
- 3. That a fine be assessed in the amount of \$400.00 for each violation of NAC 706.203 for a total of \$1,600.00 with \$300.00 for each violation of NAC 706.203 for a total of \$1,200.00 of said fine amount to be suspended pending no further NRS 706 or NAC 706 violations within one year and timely payment of the fine.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22850, issued to Cramer Automotive Inc. for violation of NAC 706.203, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22580 shall be in the amount of \$400.00 for each violation of NAC 706.203 for a total of \$1,600.00 with \$300.00 for each violation of NAC 706.203

Citation 22850 Page 3 of 3

for a total of \$1,200.00 of said fine amount to be suspended pending no further NRS 706 or NAC 706 violations within one year and timely payment of the fine; and

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, Chair
		,
		George Assad, Commissioner
Attest:		R. David Groover, Commissioner
Tuest.	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 706.203 (4) and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

In Re: Citation 23106 issued to Executive Towing)	
& Recovery for violation of NAC 706.206.)	Citation 23106
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chair Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

ORDER

On October 6, 2021, a hearing on the above-captioned matter was held before Commissioner George Assad, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Executive Towing & Recovery was present through their owner, Thomas Staugaard. Mr. Staugaard 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 23106 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 23106 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.206 related to failure to report corporate changes to the Authority;

- 3. To a total fine in the amount of \$100.00 for the violation of NAC 706.206 with \$50.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year and timely payment of the fine amount; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- That the stipulations and agreements of the parties as set forth hereinabove be accepted;
 and
- 2. That findings enter against the Respondent for violation of NAC 706.206.

<u>ORDER</u>

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 23106, issued to Executive Towing & Recovery for violation of NAC 706.206, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 23106 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 fine amount; and

///

///

Citation 23106 Page 3 of 3

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

	, ,	
	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chair
		George Assad, Commissioner
		George Pissau, Commissioner
		R. David Groover, Commissioner
Attest:		
Tittest.	Jennifer De Rose, Deputy Commissioner	
Dated:		
	Las Vegas, Nevada	

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

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

In Re: Citation 23148 issued to Whittlesea Taxi for)	
violations of NAC 706.3743 and NAC 706.2473)	Citation 23148
ref. 49 CFR 393.75.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

ORDER

On September 22, 2021, 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 Taxi 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 withdraw the alleged violation of NAC 706.3743;
- 2. To admit into evidence amended Citation 23148 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 23148 Page 2 of 3

3. That the Respondent's actions constituted violation of NAC 706.2473 ref. 49 CFR 393.75 related to insufficient tire tread depth;

- 4. To a fine in the amount of \$800.00 for the NAC 706.2473 ref. 49 CFR 393.75 violation with \$400.00 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
- 5. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- That the stipulations and agreements of the parties as set forth hereinabove be accepted;
 and
- That findings enter against the Respondent for violation of NAC 706.2473 ref. 49
 CFR 393.75.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 23148, issued to Whittlesea Taxi for violation of NAC 706.2473 ref. 49 CFR 393.75, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 23148 shall be in the amount of Eight Hundred Dollars and Zero Cents (\$800.00), with Four Hundred Dollars and Zero Cents (\$400.00) of said fine amount to be suspended pending no further NRS 706 or NAC violations within one year; and

///

Citation 23148 Page 3 of 3

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

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

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

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

In Re: The Application of On The Go Transpo,)	
LLC for a certificate of public convenience and)	
necessity to provide consent-only tow car service)	Docket 21-03025
within the State of Nevada.)	
)	

At a general session of the Nevada Transportation Authority held on November 4, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

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

- That on March 19, 2021, On The Go Transpo, LLC ("Applicant") filed with the Authority an Application to provide consent-only car service by tow car vehicle within the State of Nevada. Said Application was designated as Docket 21-03025.
- 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 June 17, 2021 a limited background hearing was held with Commissioner David Newton acting as Hearing Officer.
- 4. That based upon all the records relating to the Application, after investigation and testimony 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

Docket 21-03025 Page 2 of 2

will not operate to defeat the legislative policy set forth in NRS 706.151.

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

On the Go Transpo, LLC Docket 21-03025 November 4, 2021 General Session

IT HAS BEEN SUGGESTED THAT THIS MATTER BE CONDUCTED AT A CLOSED SESSION

Compliance Investigator Desiree Main reports the following:

June 17th – limited background hearing was held with Commissioner Newton. The result of this hearing was the applicant was to obtain a police report. If the report was consistent with the testimony then the docket would be placed on the General Session Agenda with an approval recommendation.

Compliance Investigator Main attempted every 2-3 weeks to follow up with the applicant to get the requested document. Mr. Lopez indicted each time that the police departments and the attorney general's office were giving him a hard time about releasing the report.

September 29th – The applicant was impounded for operating illegally without a CPCN. He came into the office attempting to tell Investigator Main that no one told him he couldn't operate.

October 1st – Impound Hearing was held. Commissioner Gibbons told Mr. Lopez to work with Investigator Main to obtain the requested document to continue the application process.

October 4th – Mr. Lopez provided the requested police report to Investigator Main.

Commissioner Newton recommended that this item go back before the re-assigned Commissioner for consideration since he is no longer with the Agency. Commissioner Gibbons requested that it be placed on the agenda for review by the full commission.

CONCLUSION:

Based on the fact that it took Mr. Lopez four months to obtain the requested document and he was impounded for operating illegally during that time period staff does not support this application.

Agenda Item# 45

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of R Marroquin, LLC d/b/a)	
Alexander Towing Service for a certificate of public)	
convenience and necessity to provide consent-only)	Docket 21-07026
tow car service within the State of Nevada.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover 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 July 26, 2021, R Marroquin, LLC d/b/a Alexander Towing Service ("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 21-07026.
- 2. That the Application was properly noticed to the public and there were no Petitions for Leave to Intervene or Protests filed.
- 3. That based upon all the records relating to the Application, after investigation and pursuant to NRS 706.4463:
 - a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
 - b. The Applicant complies with the requirements set forth in NRS 706.4463.
 - c. The operation contemplated by Applicant will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.

Docket 21-07026 Page 2 of 4

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

Upon full compliance with the conditions of this Order, a Certificate of Public Convenience
and Necessity identified as CPCN 7502 shall be R Marroquin, LLC d/b/a Alexander Towing
Service as specified below:

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

Between points and places within the State of Nevada.

Restriction: Holder shall perform consent-only tows.

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

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

Docket 21-07026 Page 3 of 4

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

Docket 21-07026 Page 4 of 4

7.	The Authority retains jurisdiction for	or the purpose of correcting any errors that may have
	occurred in the drafting or issuance of	of this Order.
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		R. David Groover, Commissioner
Attest:	Jennifer De Rose, Deputy Commissi	loner
Dated:	Las Vegas, Nevada	_

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

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

DOCKET NUMBER: 21-07026 DATE APPLICATION WAS FILED: 7/26/21									
APPLICANT: Rai	APPLICANT: Raul Marroquin TITLE: Owner								
COMPANY NAME	E: R Marroquin, LLC	d/b/a	Alexander '	Towing	Servi	ice			
ADDRESS: 4607	Hayes Place, Las Ve	egas,	NV 89107						
PHONE NUMBER									
INVESTIGATOR:	K. Rayson		D	ATE AS	SSIGI	NED: 0	8/06	5/21	
GENERA	L REQUIREMENTS	FOR	APPLICAT	ION (N	AC 7	06.137	5.2)		
WILLAT TYPE OF SER	RVICE IS PROPOSED?	7							
Charter Bus	VICE IS PROPUSED!	_							
*Tow Car	X								
*Consent	X								
*Non-Consent									
	SENTLY PROVIDING AN	IY TYF						ype o	f
SERVICE:	0 0		YES	NC	X		serv		т —
Charter Limousine	Charter Bus	_	Contract C		+ +	Airpor			-
Scenic Tours HHG	Special Services NEMT	+-	US DOT AL		\vdash		w Ca		1
ппо	INCIVIT		US DOT AL	itriority		Othe	ı ola	ies	
								Ext	nibit
Attach completed Ap	oplication Oath page as	Exhib	oit A						A
	IP STRUCTURE OF TH				- superior -				_
Corporation	LLC	X	Partnership		Sc	ole Prop	rietor	ship	
Identify each owner	and their percentage of	owne	rshin:						
laditary causi owner	and then percentage of	011110							
Raul Marroquin -	100%								
	to contract of the second		_						
					- 7			Ext	nibit
Attach as an exhibit,	appropriate proof of o	wners	hip interest w	here app	olicabl	е			B
Driefly describe the	responsibilities of each	04/00				-	_		-
briefly describe the	responsibilities of each	OWITE	···						
Raul Marroquin D	Driver, Hiring and Fi	irina	Maintaining	Driver	Oua	lificatio	on F	iles	and
[[[[[[[[[[[[[[[[[[[nce Files and all Day	•							aria
Verilcie iviairiteriai	ice i lies and all Day	10 00	ly Operation	3. DY	, V CIK	- (10-	-1-211	7.	
									_
	kground check disclos	ed any	y issue of con	cern?		YES		NO	X
Name(s):									
Raul Marroquin									
114b			412			VEC	V	NO	
The second secon	previous NTA enforcem he companies drivers)	ient ac	tion?			YES	X	NO	
	have USDOT Authority?	(If en	include the	SAFER	rinto	ıt se	X		+ -
exhibit)	lave obbot Additionly	(11 50	, molade the s	ani riv h	mile	YES	^	NO	
Is Applicant operating	ng in another state?					YES	_	NO	X
	-		(-		1
It so, which State and	under what type of Author	ority? (explain)						



	Ex	hibit
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 on NRS, or CFR violations. Attach copies of MC/USDOT rating.	or	с
	Ex	hibit
If the Applicant will be operating under a fictitious firm name, attach a copy of their fictitious firm name filing.		D
Identify key personnel who have no ownership interest and briefly describe their respo	nsibiliti	es:
Describe the type and number of vehicles the applicant intends to operate: A. Type of Vehicles:		_
2007 Kenworth T300 Flat-bed tow truck		
B. Number of Vehicles:		
Applicant plans to begin operation with one vehicle		
	Ex	hibit
Attach photographs of vehicles as an exhibit. If available, provide copies of vehicle titles and registration.	+	E
if available, provide copies of vehicle titles and registration.		
Describe the facilities to be used for this operation:		
Applicant plans to operate a home-based business		
Address (If Known):		
4607 Hayes Place Las Vegas, NV 89107		
Does the Applicant have an acceptable Timekeeping method? YES YES	NO	
Dispatch Log		
Does the Applicant plan to store their vehicles at a location other than their business domicile?	NO	T
Provide address (If known):		
2872 N. Ringe Lane		
Las Vegas, NV 89156		
Does the Applicant understand the operating authority sought, and is their plans		Т
	NO.	
consistent with the applied authority?		+-
	NO	nibit

	Exhibit
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.	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	х
If so, which laboratory?			

Has the Applicant signed the NTA Knowledge Statement?	YES	X	NO	
			Exhib	oit
Attach signed Knowledge Statement.			Н	

COM	PLIANCE ITEMS			
1	Avoid Material Changes			
2	File with the Authority evidence, (Form E), or required insurance in Applicant's name.			
3	File with the Authority the necessary insurance (Certificate of Insurance), describing liability limits, and vehicles covered.			
4	Make vehicle(s) available for inspection by Enforcement Staff to ensure that they properly display the CPCN number, name of company, and other required markings, in accordance with NAC 706.170, and NAC 706.412. Provide copies of insurance cab card, annual (USDOT) vehicle inspections, titles, and registrations.			
5	Ensure Driver qualification files are setup in accordance with CFR 391.51. Make available to Enforcement Staff for inspection of their business and vehicle domiciles. Ensure all drivers have pre-employment drug testing in accordance with Title 49, Parts 40, and 382. Explain and make available for inspection set-up of time tracking method put into place.			
6				
7	File a copy of tow invoice which includes the CPCN number granted.			
8	File a copy of dispatch log in accordance with NRS 706.4465			
9	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.			
10	Apply for a tow car plate(s).			
11	Provide copy of Amber light Permit.			
12	Provide copy of contract with a laboratory to perform and monitor their substance abuse program and enrollment list.			
13	If vehicles are to be parked at a residence, 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.			
14	Remit to the Authority any noticing fees and/or other outstanding debt due to the Authority.			

		/ /
INVESTIGATOR: . NOW	DATE: /0/	27/2
REVIEWED BY SUPERVISOR:	DATE: ///	1/51
REVIEWED BY FINANCIAL ANALYST DA	DATE:	-/-
REVIEWED BY APPLICATION MANAGER	DATE: 11/2	-/21

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# 46

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Affordability Towing,)	
LLC for a certificate of public convenience and)	
necessity to provide consent-only tow car service)	Docket 21-07031
within the State of Nevada.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

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

- That on July 30, 2021, Affordability 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 21-07031.
- 2. That the Application was properly noticed to the public and there were no Petitions for Leave to Intervene or Protests filed.
- 3. That based upon all the records relating to the Application, after investigation and pursuant to NRS 706.4463:
 - a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
 - b. The Applicant complies with the requirements set forth in NRS 706.4463.
 - c. The operation contemplated by Applicant will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.

Docket 21-07031 Page 2 of 4

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

Upon full compliance with the conditions of this Order, a Certificate of Public Convenience
and Necessity identified as CPCN 7505 shall be issued to Affordability Towing, LLC as
specified below:

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

Between points and places within the State of Nevada.

Restriction: Holder shall perform consent-only tows.

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

to:

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

Docket 21-07031 Page 3 of 4

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

Docket 21-07031 Page 4 of 4

7.	The Authority retains jurisdiction for	or the purpose of correcting any errors that may h
	occurred in the drafting or issuance	of this Order.
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		R. David Groover, Commissioner
Attest	:	ioner
Dated:		

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

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

DOCKET NUMBER: 21 07031	DATE APPLICATION WAS FILED: 08/21/2021		
APPLICANT: Irvin Jacobo	TITLE: Co-owner		
COMPANY NAME: Affordability T	owing, LLC		
ADDRESS: 5450 Desert Dreams	Dr Sun Valley NV 89433		
PHONE NUMBERS: 775 247 108	9		
INVESTIGATOR: WOODS	DATE ASSIGNED: 08/27/2021		

GENERAL REQUIREMENTS FOR APPLICATION (NAC 706.1375.2)

RVICE	IS PROPOSED?
Х	1
X	1
	1
	X X

IS APPLICANT PRESE SERVICE:	NTLY PROVIDING ANY T	YPE OF YES	NO	х	What type of service?
Charter Limousine	Charter Bus	Contract Car	rier		Airport Transfer
Scenic Tours	Special Services	Taxi	- 200 27 - 270		Tow Car
HHG	NEMT	US DOT Auth	ority		Other States

	Exhibit
Attach completed Application Oath page as Exhibit A	Α

IDENTIFY OWNERSHIP STRUCTURE OF THE PROPOSED OPERATIONS Sole Proprietorship Corporation LLC I X I Partnership

Identify each owner and their percentage of ownership: **IRVIN JACOBO 35% LUIS MARIO ESPINOZA 25% JOSE SERAFIN LUGO 25%**

NESTOR AGUIRRE ALBA 15% Exhibit Attach as an exhibit, appropriate proof of ownership interest where applicable

Briefly describe the responsibilities of each owner.

IRVIN JACOBO: Employee Training, hiring/firing, day to day operations

LUIS MARIO ESPINOZA: Driving, employee training, hiring and firing assist in day to day operations JOSE SERAFIN LUGO: Driving

NESTOR AGUIRRE ALBA: Administrative Duties to include Driver Qualification files and Vehicle Maintenance Files, other business related documentation.

Has the criminal background check disclosed any issue of concern?	YES	NO	X
Name(s): IRVIN JACOBO	*	•	
LUIS MÁRIO ESPINOZA			
JOSE SERAFIN LUGO			
NESTOR AGUIRRE ALBA			



B

Has there been any previous NTA enforcement action?	YES		NO	X
(Including against the companies drivers) Does the Applicant have USDOT Authority? (If so, include the SAFER printout)				Х
exhibit)	YES		NO	^
Is Applicant operating in another state?	YES	1	NO	X
If so, which State and under what type of Authority? (explain)				_
		1	Exh	ibit
If so, attach copies of Enforcement Database Printout(s). If more than 5 citat include summary listing the citation number, fine amounts and date of issual NRS, or CFR violations. Attach copies of MC/USDOT rating.		C or	N/	A
			Exh	ibit
If the Applicant will be operating under a fictitious firm name, attach a copy of fictitious firm name filing.	f their		N/	
Identify key personnel who have no ownership interest and briefly describe t None at this time	heir res	pons	ibilitie	s:
Describe the type and number of vehicles the applicant intends to operate:				
A. Type of Vehicles: INTERNATIONAL ROLL BACK TOW				
B. Number of Vehicles: 1			T	
			Exh	
Attach photographs of vehicles as an exhibit.			C	;
If available, provide copies of vehicle titles and registration.			<u> </u>	
Describe the facilities to be used for this operation: TO BE DETERMINED DURING COMPLIANCE Address (If Known):				
Address (If Known):				
Does the Applicant have an acceptable Timekeeping method?	YES	X	NO	
If Yes, Describe: TIMECLOCK				
Does the Applicant plan to store their vehicles at a location other than their business domicile?	YES	X	NO	
Provide address (If known): TO BE DETERMINED DURING COMPLIANCE				_
Does the Applicant understand the operating authority sought, and is their p	lans		14.176	Γ
consistent with the applied authority?	YES	X	NO	L
Can the Applicant secure insurance as required by NAC 706.191?	YES	X	NO	
Attach ampuration and of incomes and alliterate absolute as an authlite		_	Exh	
Attach appropriate proof of insurance, or ability to obtain, as an exhibit.				_
Attach copies of the Applicant's charter orders, tow bill, tow invoice (whiche applicable) and for tow companies only, a copy of a tariff.	ver is		Exh	
Does the Applicant understand the requirements contained within 49 CFR 39 as they pertain to the establishment and maintenance driver qualification file	s?	x	NO	
Does the Applicant understand the requirements contained within 49 CFR 39	YES 6 as	x	NO NO	
they pertain to the establishment and maintenance of vehicle maintenance records?	YES		2.11.11	

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?	nt ES	x	NO	
Has the Applicant contracted with a laboratory to perform and monitor their substance abuse program?	YES	X	NO	
If so, which laboratory? SINNETT			- W 9- 31-	

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

1	PLIANCE ITEMS 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	File a copy of tow invoice which includes the CPCN number granted.
8	File a copy of dispatch log in accordance with NRS 706.4465
9	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.
10	(TOW CAR) Apply for a tow car plate(s).
11	(TOW CAR) Provide copy of Amber light Permit.
12	Provide copy of contract with a laboratory to perform and monitor their substance abuse program and enrollment list.
13	If vehicles are to be parked at a residence, 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.
14	Remit to the Authority any noticing fees and/or other outstanding debt due to the Authority.

REVIEWED BY APPLIC	ATION MANAGER	DATE: /(- 13.24
REVIEWED BY FINANC	CIAL ANALYST W/A	DATE:
REVIEWED BY SUPER		DATE: 11/16/21
INVESTIGATOR: (//	111. 20 D	DATE: // //b/2/

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

Agenda Item# 47

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of 619 Management, LLC)	
d/b/a West Coast Towing & Recovery for a)	
certificate of public convenience and necessity to)	Docket 21-08036
provide consent-only tow car service within the)	
State of Nevada.)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

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

- That on August 31, 2021, 619 Management, LLC d/b/a West Coast Towing & Recovery
 ("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 21-08036.
- 2. That the Application was properly noticed to the public and there were no Petitions for Leave to Intervene or Protests filed.
- 3. That based upon all the records relating to the Application, after investigation and pursuant to NRS 706.4463:
 - a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
 - b. The Applicant complies with the requirements set forth in NRS 706.4463.
 - c. The operation contemplated by Applicant will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.

Docket 21-08036 Page 2 of 4

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

Upon full compliance with the conditions of this Order, a Certificate of Public Convenience
and Necessity identified as CPCN 7503 shall be issued to 619 Management, LLC d/b/a West
Coast Towing & Recovery as specified below:

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

Between points and places within the State of Nevada.

Restriction: Holder shall perform consent-only tows.

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

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

Docket 21-08036 Page 3 of 4

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

Docket 21-08036 Page 4 of 4

7.	The Authority retains jurisdiction for	or the purpose of correcting any errors that may have
	occurred in the drafting or issuance of	of this Order.
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		R. David Groover, Commissioner
Attest:	Jennifer De Rose, Deputy Commissi	oner
Dated:	Las Vegas, Nevada	_

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

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

DOCKET NUMBER: 21-08036	DATE APPLICATION WAS FILED: 08/31/21		
APPLICANT: Pablo Silva Lercari	TITLE: Owner		
COMPANY NAME: 619 Managem	ent, LLC dba West Coast Towing & Recovery		
ADDRESS: 551 S Jessup Rd., Her			
PHONE NUMBERS: 702-203-3123	3		
INVESTIGATOR: D. Main	DATE ASSIGNED: 09/02/21		

GENERAL REQUIREMENTS FOR APPLICATION (NAC 706.1375.2)

WHAT TYPE OF SE	RVICE	IS PROPOSED?
Charter Bus		
*Tow Car	Х	
*Consent	Х]
*Non-Consent		1

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

	Exhibit
Attach completed Application Oath page as Exhibit A	Α

Identify each owner and their percentage of ownership:

Pablo C Silva Lercari – 50% Camy Ramirez Silva – 50%

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

Briefly describe the responsibilities of each owner.

Mr. Lercari will supervisor and maintain all aspects of hiring, firing and training drivers. Initially he intends to be a driver as well.

Ms. Silva will oversee the day to day operations of the office to include maintaining driver qualification and vehicle maintenance files, finances of the busines and all other office related duties.

Has the criminal background check disclosed any issue of concern?	YES	NO	X		
Name(s): Pablo C. Silvea-Lecari and Camy Ramierez Silva – no issues of concern noted for either					
owner during this process.					



	YES	NO	×
Does the Applicant have USDOT Authority? (If so, include the SAFER printo exhibit)	it as YES	NO	x
Is Applicant operating in another state?	YES	NO	X
If so, which State and under what type of Authority? (explain)			V
		Exh	ibit
If so, attach copies of Enforcement Database Printout(s). If more than 5 citatinclude summary listing the citation number, fine amounts and date of issua NRS, or CFR violations. Attach copies of MC/USDOT rating.	ions nce, NAC	or N	/A
		Exh	iibit
If the Applicant will be operating under a fictitious firm name, attach a copy of fictitious firm name filing.	of their	(
Identify key personnel who have no ownership interest and briefly describe t	heir resp	onsibilitie	-s:
There will be no other key personnel helping run the business at this time.			
Describe the type and number of vehicles the applicant intends to operate:	1		
A. Type of Vehicles: Chev C Series flatbed or similar	V niin		
B. Number of Vehicles: 1			
A(() 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Exh	_
Attach photographs of vehicles as an exhibit.			<u> </u>
			<u> </u>
if available, provide copies of venicle titles and registration.			
	l.		
Describe the facilities to be used for this operation: Residential Home Office			
If available, provide copies of vehicle titles and registration. Describe the facilities to be used for this operation: Residential Home Office Address (If Known): 551 S Jessup Rd, Henderson, NV 89074 Does the Applicant have an acceptable Timekeeping method?	YES	NO	×
Describe the facilities to be used for this operation: Residential Home Office Address (If Known): 551 S Jessup Rd, Henderson, NV 89074 Does the Applicant have an acceptable Timekeeping method?	YES	NO	×
Describe the facilities to be used for this operation: Residential Home Office Address (If Known): 551 S Jessup Rd, Henderson, NV 89074 Does the Applicant have an acceptable Timekeeping method? If Yes, Describe: COMPLIA Does the Applicant plan to store their vehicles at a location other than their	YES NCE		×
Describe the facilities to be used for this operation: Residential Home Office Address (If Known): 551 S Jessup Rd, Henderson, NV 89074 Does the Applicant have an acceptable Timekeeping method? If Yes, Describe: COMPLIA Does the Applicant plan to store their vehicles at a location other than their	YES	NO X NO	×
Describe the facilities to be used for this operation: Residential Home Office Address (If Known): 551 S Jessup Rd, Henderson, NV 89074 Does the Applicant have an acceptable Timekeeping method? If Yes, Describe: COMPLIA Does the Applicant plan to store their vehicles at a location other than their business domicile? Provide address (If known): Commercial Vehicle Storage Location Does the Applicant understand the operating authority sought, and is their p	YES NCE		×
Describe the facilities to be used for this operation: Residential Home Office Address (If Known): 551 S Jessup Rd, Henderson, NV 89074 Does the Applicant have an acceptable Timekeeping method? If Yes, Describe: COMPLIA Does the Applicant plan to store their vehicles at a location other than their business domicile? Provide address (If known): Commercial Vehicle Storage Location Does the Applicant understand the operating authority sought, and is their p consistent with the applied authority?	YES NCE YES	X NO	
Describe the facilities to be used for this operation: Residential Home Office Address (If Known): 551 S Jessup Rd, Henderson, NV 89074 Does the Applicant have an acceptable Timekeeping method? If Yes, Describe: COMPLIA Does the Applicant plan to store their vehicles at a location other than their business domicile? Provide address (If known): Commercial Vehicle Storage Location Does the Applicant understand the operating authority sought, and is their p	YES NCE YES	X NO X NO	
Describe the facilities to be used for this operation: Residential Home Office Address (If Known): 551 S Jessup Rd, Henderson, NV 89074 Does the Applicant have an acceptable Timekeeping method? If Yes, Describe: COMPLIA Does the Applicant plan to store their vehicles at a location other than their business domicile? Provide address (If known): Commercial Vehicle Storage Location Does the Applicant understand the operating authority sought, and is their p consistent with the applied authority? Can the Applicant secure insurance as required by NAC 706.191?	YES NCE YES	X NO X NO Exh	
Describe the facilities to be used for this operation: Residential Home Office Address (If Known): 551 S Jessup Rd, Henderson, NV 89074 Does the Applicant have an acceptable Timekeeping method? If Yes, Describe: COMPLIA Does the Applicant plan to store their vehicles at a location other than their business domicile? Provide address (If known): Commercial Vehicle Storage Location Does the Applicant understand the operating authority sought, and is their p consistent with the applied authority?	YES NCE YES	X NO X NO Exh	aibit

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	х	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	х	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	Х	NO	
	A	115 22	Exhi	bit
Attach signed Knowledge Statement.	*		Н	

COM	PLIANCE ITEMS
1	Avoid Material Changes
2	File with the Authority evidence, (Form E), or required insurance in Applicant's name.
3	File with the Authority the necessary insurance (Certificate of Insurance), describing liability limits, and vehicles covered.
4	Make vehicle(s) available for inspection by Enforcement Staff to ensure that they properly display the CPCN number, name of company, and other required markings, in accordance with NAC 706.170, and NAC 706.412. Provide copies of insurance cab card, annual (USDOT) vehicle inspections, titles, and registrations.
5	Ensure Driver qualification files are setup in accordance with CFR 391.51. Make available to Enforcement Staff for inspection of their business and vehicle domiciles. Ensure all drivers have pre-employment drug testing in accordance with Title 49, Parts 40, and 382. Explain and make available for inspection set-up of time tracking method put into place.
6	Ensure vehicle maintenance files are set up in accordance with CFR 396.
7	File a copy of tow invoice which includes the CPCN number granted.
8	File a copy of dispatch log in accordance with NRS 706.4465
9	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.
10	(TOW CAR) Apply for a tow car plate(s).
11	(TOW CAR) Provide copy of Amber light Permit.
12	Provide copy of contract with a laboratory to perform and monitor their substance abuse program and enrollment list.
13	If vehicles are to be parked at a residence, 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.
14	Remit to the Authority any noticing fees and/or other outstanding debt due to the Authority.

INVESTIGATOR: 1	DATE: 11/2/21
REVIEWED BY SUPERVISOR:	DATE: /// /2/
REVIEWED BY FINANCIAL ANALYSTS NIN	DATE:
REVIEWED BY APPLICATION MANAGER	DATE: // 18 2)

Agenda Item# 48

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of JL Towing, LLC for a)	
certificate of public convenience and necessity to)	
provide consent-only tow car service within the)	Docket 21-09014
State of Nevada.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

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

- That on September 15, 2021, JL 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 21-09014.
- 2. That the Application was properly noticed to the public and there were no Petitions for Leave to Intervene or Protests filed.
- 3. That based upon all the records relating to the Application, after investigation and pursuant to NRS 706.4463:
 - a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
 - b. The Applicant complies with the requirements set forth in NRS 706.4463.
 - c. The operation contemplated by Applicant will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.

Docket 21-09014 Page 2 of 4

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

1. <u>Upon full compliance with the conditions of this Order</u>, a Certificate of Public Convenience and Necessity identified as **CPCN 7504** shall be JL Towing, LLC as specified below:

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

Between points and places within the State of Nevada.

Restriction: Holder shall perform consent-only tows.

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

to:

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

Docket 21-09014 Page 3 of 4

i. Provide a copy of the contract between Applicant and the laboratory that will perform and monitor the substance abuse program. If the owner will also serve as driver, the Contract must require the laboratory to provide results of positive drug/alcohol tests directly to the Authority.

- j. Provide a copy of a dispatch log in accordance with NRS 706.4465.
- k. File a tariff for approval by the Financial Analyst, which includes a description of the authority granted, CPCN number, and the name, address, and phone number of the Applicant.
- 1. Apply for Tow Car Plates and pay any and all associated fees.
- m. Provide a copy of the Amber Light Permit.
- n. Remit to the Authority any noticing fees and/or other outstanding debt due to the Authority.
- 3. Compliance with the foregoing requirements must be made <u>NO LATER THAN 120 days</u> after issuance of this Order. If the Applicant fails to comply within 120 days after issuance of this Order, the Deputy Commissioner may vacate this Order and dismiss this Application.
- 4. This Order does not constitute operating authority. **Performance of the transportation** services contemplated by this Order may not be instituted prior to the issuance of the Certificate referred to hereinabove.
- 5. If the Applicant is cited by the Authority for any violation of NRS 706 or NAC 706 prior to the issuance of the Certificate referred to hereinabove, the Deputy Commissioner shall vacate this Order and dismiss this Application unless the Authority orders otherwise.
- 6. The Deputy Commissioner shall be authorized to issue a Certificate of Public Convenience and Necessity upon Applicant's compliance with all requirements set forth hereinabove.

///

///

Docket 21-09014 Page 4 of 4

7.	The Authority retains jurisdiction fo	or the purpose of correcting any errors that may have	ve
	occurred in the drafting or issuance of	of this Order.	
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		R. David Groover, Commissioner	
Attest:	Jennifer De Rose, Deputy Commissi	oner	
Dated:	Las Vegas, Nevada	_	

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

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

DOCKET NUMBER: 21-09014	DATE APPLICATION WAS FILED: 9/15/2021
APPLICANT: ALEJANDRO LOPEZ	TITLE: OWNER
COMPANY NAME: JL TOWING, LL	С
ADDRESS: 4320 EAST PHILADELS	PHIA AVE LAS VEGAS NV 89104
PHONE NUMBERS: 702 234 6038	
INVESTIGATOR: WOODS	DATE ASSIGNED: 09/17/2021

GENERAL REQUIREMENTS FOR APPLICATION (NAC 706.1375.2)

WHAT TYPE OF SE	RVIC	E IS PROPOSED?
Charter Bus		
*Tow Car	Х	1
*Consent	X	1
*Non-Consent		1

	NTLY PROVIDING ANY T		NO		What type of
SERVICE:		YES	NO	X	service?
Charter Limousine	Charter Bus	Contract Car	rier		Airport Transfer
Scenic Tours	Special Services	Taxi			Tow Car
HHG	NEMT	US DOT Author	ority	- 8	Other States

DENTIFY OWNERSI	HIP STRUCTURE OF	THE PR	OPOSED OPERATIO	NS
Corporation	LLC	X	Partnership	Sole Proprietorship

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

Briefly describe the responsibilities of each owner.

ALEJANDRO LOPEZ, OWNER WILL BE RESPONSIBLE FOR DRIVING, HIRING, FIRING, VEHICLE MAINTAINENCE FILES, DRIVER QUALIFICATION FILES, DAY TO DAY OPERATIONS.

Has the criminal background check disclosed any issue of concern?	YES	NO	X
Name(s): ALEJANDRO LOPEZ			
Has there been any previous NTA enforcement action? (Including against the companies drivers)	YES	NO	X
Does the Applicant have USDOT Authority? (If so, include the SAFER prinexhibit)	tout as YES	NO	Х
ls Applicant operating in another state?	YES	NO	X
If so, which State and under what type of Authority? (explain)		1 1881	



Exhibit

If so, attach copies of Enforcement Database Printout(s). If more than 5 citations include summary listing the citation number, fine amounts and date of issuance, NAC or NRS, or CFR violations. Attach copies of MC/USDOT rating. If the Applicant will be operating under a fictitious firm name, attach a copy of their fictitious firm name filing.	N/	'Δ
		_
	Exh	ibit
	N/	/A
Identify key personnel who have no ownership interest and briefly describe their respon NONE AT THIS TIME	sibilitie)s:
Describe the type and number of vehicles the applicant intends to operate:		
A. Type of Vehicles: FORD F 550 ROLL BACK TOW		
B. Number of Vehicles: 1		
	Exh	
Attach photographs of vehicles as an exhibit.	+ 9	<u> </u>
If available, provide copies of vehicle titles and registration.		
Describe the facilities to be used for this operation:]	
TO BE DETERMINED DURING COMPLIANCE		
Address (If Known):	1	_
Does the Applicant have an acceptable Timekeeping method? YES X If Yes, Describe: TIMECLOCK	NO	
Does the Applicant plan to store their vehicles at a location other than their business domicile?	NO	>
Provide address (If known):		
Death Applicant and and add a section of the sectio	_	_
Does the Applicant understand the operating authority sought, and is their plans consistent with the applied authority?	NO	
Can the Applicant secure insurance as required by NAC 706.191?	NO	
	Exh	iibi
Attach appropriate proof of insurance, or ability to obtain, as an exhibit.)
Attach copies of the Applicant's charter orders, tow bill, tow invoice (whichever is applicable) and for tow companies only, a copy of a tariff.	Exh	nib E
Does the Applicant understand the requirements contained within 49 CFR 391.51	T	Т
as they pertain to the establishment and maintenance driver qualification files? X	NO	
Does the Applicant understand the requirements contained within 49 CFR 396 as they pertain to the establishment and maintenance of vehicle maintenance X records?	NO	
Does the Applicant understand the requirement that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382?	NO	
Has the Applicant contracted with a laboratory to perform and monitor their substance abuse program? YES	NO	2

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

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 all drivers have applied for temporary drivers permit (passenger transportation only)
6	Ensure Driver qualification files are setup in accordance with CFR 391.51. Make available to Enforcement Staff for inspection of their business and vehicle domiciles. Ensure all drivers have pre-employment drug testing in accordance with Title 49, Parts 40, and 382. Explain and make available for inspection set-up of time tracking method put into place.
7	Ensure vehicle maintenance files are set up in accordance with CFR 396.
8	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	If vehicles are to be parked at a residence, 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.
15	Remit to the Authority any noticing fees and/or other outstanding debt due to the Authority.

INVESTIGATOR: WOODS	DATE: 11/08/2021
REVIEWED BY SUPERVISOR:	DATE: 11/8/21
REVIEWED BY FINANCIAL ANALYST NA	DATE:
REVIEWED BY APPLICATION MANAGER - Portage	DATE: ///5/2/

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

Rev 6/10/21rmr

Agenda Item# 49

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Application of Monza's VIP)	
Party Bus, LLC d/b/a Monza's for a Certificate of)	Docket 21-07029
Public Convenience and Necessity to provide)	
intrastate charter bus service within the State of)	
Nevada.)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover 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 July 29, 2021 Monza's VIP Party Bus, LLC d/b/a Monza's ("Applicant") filed an Application with the Authority for a Certificate of Public Convenience and Necessity to provide intrastate charter bus service within the State of Nevada. Said Application was designated as Docket 21-07029.
- 2. That the Application was properly noticed to the public and no Petitions for Leave to Intervene or Protests were filed.
- 3. That based on all records relating to the Application, after investigation, and pursuant to NRS 706.463:
 - a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
 - b. The Applicant is fit, willing, and able to comply with the provision of NRS and NAC 706 relating to safety.

Docket 21-07029 Page 2 of 4

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

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

1. The Application on file herein shall be GRANTED authorizing the following transportation services:

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

- 2. <u>Upon full compliance with the conditions of this Order</u>, a Certificate of Public Convenience and Necessity identified as **CPCN 2294** shall be issued to Monza's VIP Party Bus, LLC d/b/a Monza's authorizing operation in intrastate commerce as is more particularly described in the first ordering paragraph hereinabove.
- 3. <u>Before</u> issuance of the Certificate referred to hereinabove, the Applicant shall be required to:
 - a. Avoid material changes in any conditions relied upon by the Authority in its determination of operational or financial fitness and immediately report to Authority Staff any such material changes, should they occur.
 - b. File with the Authority evidence of the required insurance (Form E) in the Applicant's name
 - c. File with the Authority the necessary insurance (Certificate of Insurance) describing the liability limits and vehicles covered.
 - d. Make vehicle available for inspection by Enforcement Staff to ensure that they 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 insurance cab card, annual (USDOT) vehicle inspections, titles, and registrations.
 - e. Ensure all drivers have applied for driver's permit.
 - f. Ensure driver qualification files are setup in accordance with 49 CFR 391.51. Make available to Enforcement Staff for inspection of 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.

Docket 21-07029 Page 3 of 4

g. Ensure vehicle maintenance files are to be setup and maintained in accordance with 49 CFR 396.

- h. Provide a copy of the charter order to include CPCN number.
- i. File for review by Authority Staff, a final tariff that includes a description of the Authority granted, CPCN number, and the name and address of the Applicant.
- j. Provide a copy of the contract between Applicant and the laboratory that will perform and monitor the substance abuse program. If the owner will also operate as a driver, the contract must require the laboratory to provide results of positive drug/alcohol tests directly to the Authority.
- k. Provide proof that the Applicant is complying with all municipal, county, and homeowner's association laws, codes, regulations, and bylaws for the parking or storage of its vehicles.
- 1. Remit to the Authority any noticing fees and/or other outstanding debt due to the Authority
- 4. Compliance with the foregoing requirements must be made by the Applicant NO LATER THAN 120 days from the date of this Order. If the Applicant fails to comply within 120-day time period, the Deputy Commissioner of the Authority may vacate this Compliance Order and dismiss this Application.
- 5. This Order does not constitute operating authority. Performance of the transportation 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.

Docket 21-07029 Page 4 of 4

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

0	occurred in the drafting or issuance o	of this Order.
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		R. David Groover, Commissioner
Attest:	ennifer De Rose, Deputy Commission	oner
Dated: _ L	as Vegas, Nevada	-

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

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

DOCKET NUMBER: 21-07029	DATE APPLICATION WAS FILED: 07/29/2021
APPLICANT: Tanika Monique F	TITLE: Owner
COMPANY NAME: Monza's VIP Pa	irty Bus, LLC d/b/a Monza's
ADDRESS: 9108 Hanging Tapestry	, Ct. Las Vegas, NV 89149
PHONE NUMBERS: (702) 813-055	3
INVESTIGATOR: M. Acevedo	DATE ASSIGNED: 8/06/2021

GENERAL REQUIREMENTS FOR APPLICATION (NAC 706.1375.2)

WHAT TYPE OF SE	RVIC	E IS PROPOSED?
Charter Bus	X	
*Tow Car		
*Consent		1
*Non-Consent		1

IS APPLICANT PRESE SERVICE:	NTLY PROVIDING ANY T	YPE OF YES	NO	х	What type of service?
Charter Limousine	Charter Bus	Contract Car	rier		Airport Transfer
Scenic Tours	Special Services	Taxi			Tow Car
HHG	NEMT	US DOT Auth	ority		Other States

	Exhibit
Attach completed Application Oath page as Exhibit A	A

NITT OWNERSHIP	STRUCTURE OF	INEPK	OPOSED OPERATIO	NO
Corporation	LLC	X	Partnership	Sole Proprietorship

Identify each owner and their percentage of ownership: Tanika Monique Frazier - 100%

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

Briefly describe the responsibilities of each owner.

Tanika Frazier – Manager and day to day operations of the business, financial operations, hiring/firing, vehicle maintenance file, driver qualification file, Ms. Monique intends to hire a driver in the compliance phase.

ground check disclosed any issue of concern? YES	NO	X
ique F		
revious NTA enforcement action? e companies drivers)	NO	X
ave USDOT Authority? (If so, include the SAFER printout as YES	NO	x
g in another state? YES	NO	X
g in another state? YE under what type of Authority? (explain)	S	S NO



	Exhibit
If so, attach copies of Enforcement Database Printout(s). If more than 5 citations	
include summary listing the citation number, fine amounts and date of issuance, NAC or	N/A
NRS, or CFR violations. Attach copies of MC/USDOT rating.	

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

Identify key personnel who have no ownership interest and briefly describe their responsibilities:

Applicant will hire a driver during the compliance phase but will not be a key employee. with driver training. The number of drivers and key personnel will be dependent upon busing the compliance of the complia		
Describe the type and number of vehicles the applicant intends to operate:		
A. Type of Vehicles: 2014, Ford-F450		
B. Number of Vehicles: 1-2 Units		
		Exhibit
Attach photographs of vehicles as an exhibit.		D
If available, provide copies of vehicle titles and registration.		N/A
il available, provide copies of vehicle titles and registration.		IN/A
Describe the facilities to be used for this operation:		
Applicant has not secured an office or storage where it will be keeping all its business recor	rds.	
Applicant will properly notify the NTA after approval and during compliance phase.		
Address (If Known):		
Will be provided in the compliance phase.		
Does the Applicant have an acceptable Timekeeping method? YES	X	NO
If Yes, describe: The applicant will be using a punch clock method for time keeping		1.10
il 165, describe. The applicant will be doing a punch clock filetilog for time keeping		
Does the Applicant plan to store their vehicles at a location other than their business domicile?	X	NO
Provide address (If known): 4105 E Carey Ave, Las Vegas, NV. 89115		
Does the Applicant understand the operating authority sought, and is their plans	Ligaz	
consistent with the applied authority? YES	X	NO
Can the Applicant secure insurance as required by NAC 706.191? YES	X	NO
		Exhibit
Attach appropriate proof of insurance, or ability to obtain, as an exhibit.		E
Attach copies of the Applicant's charter orders, tow bill, tow invoice (whichever is applicable) and for tow companies only, a copy of a tariff.		Exhibit F
Does the Applicant understand the requirements contained within 49 CFR 391.51		
as they pertain to the establishment and maintenance driver qualification files?		1 1
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		NO
records? YES	X	
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?		
	v	NO
YES	X	NO

Has the Applicant contracted with a laboratory to perform and monitor their

substance abuse program?	YES	NO	X
Applicant has not contracted with a laboratory, but planning to be using e7Healt drug and alcohol testing	th for its		
If so, which laboratory? E7Health drug testing lab			

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

COM	PLIANCE ITEMS
1	Avoid Material Changes
2	File with the Authority evidence, (Form E), or required insurance in Applicant's name.
3	File with the Authority the necessary insurance (Certificate of Insurance), describing liability limits, and vehicles covered.
4	Make vehicle(s) available for inspection by Enforcement Staff to ensure that they properly display the CPCN number, name of company, and other required markings, in accordance with NAC 706.170, and NAC 706.412. Provide copies of insurance cab card, annual (USDOT) vehicle inspections, titles, and registrations.
5	Ensure all drivers have applied for temporary drivers permit (passenger transportation only)
6	Ensure Driver qualification files are setup in accordance with CFR 391.51. Make available to Enforcement Staff for inspection of their business and vehicle domiciles. Ensure all drivers have pre-employment drug testing in accordance with Title 49, Parts 40, and 382. Explain and make available for inspection set-up of time tracking method put into place.
7	Ensure vehicle maintenance files are set up in accordance with CFR 396.
8	File a copy of Charter Order if Charter Bus Service with CPCN
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.
15	Provide copy of contract with a laboratory to perform and monitor their substance abuse program and enrollment list.
16	If vehicles are to be parked at a residence, 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.
17	Remit to the Authority any noticing fees and/or other outstanding debt due to the Authority.

INVESTIGATOR: M.acevedo	DATE: 10/27/2021	
REVIEWED BY SUPERVISOR	DATE: 117/21	
REVIEWED BY FINANCIAL ANALYST) DA	DATE:	
REVIEWED BY APPLICATION MANAGER	DATE: 11/2/21	

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# 50

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Application of Pluto Party Bus,)	
LLC d/b/a Pluto Party Bus for a Certificate of Public)	Docket 21-07030
Convenience and Necessity to provide intrastate)	
charter bus service within the State of Nevada.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

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

- That on July 29, 2021 Pluto Party Bus, LLC d/b/a Pluto Party Bus ("Applicant") filed an
 Application with the Authority for a Certificate of Public Convenience and Necessity to
 provide intrastate charter bus service within the State of Nevada. Said Application was
 designated as Docket 21-07030.
- 2. That the Application was properly noticed to the public and no Petitions for Leave to Intervene or Protests were filed.
- 3. That based on all records relating to the Application, after investigation, and pursuant to NRS 706.463:
 - a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
 - b. The Applicant is fit, willing, and able to comply with the provision of NRS and NAC 706 relating to safety.
 - c. The operation contemplated by Applicant will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.

Docket 21-07030 Page 2 of 4

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

1. The Application on file herein shall be GRANTED authorizing the following transportation services:

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

- 2. <u>Upon full compliance with the conditions of this Order</u>, a Certificate of Public Convenience and Necessity identified as **CPCN 2295** shall be issued to Pluto Party Bus, LLC d/b/a Pluto Party Bus authorizing operation in intrastate commerce as is more particularly described in the first ordering paragraph hereinabove.
- 3. <u>Before</u> issuance of the Certificate referred to hereinabove, the Applicant shall be required to:
 - a. Avoid material changes in any conditions relied upon by the Authority in its determination of operational or financial fitness and immediately report to Authority Staff any such material changes, should they occur.
 - b. File with the Authority evidence of the required insurance (Form E) in the Applicant's name
 - c. File with the Authority the necessary insurance (Certificate of Insurance) describing the liability limits and vehicles covered.
 - d. Make vehicle available for inspection by Enforcement Staff to ensure that they 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 insurance cab card, annual (USDOT) vehicle inspections, titles, and registrations.
 - e. Ensure all drivers have applied for driver's permit.
 - f. Ensure driver qualification files are setup in accordance with 49 CFR 391.51. Make available to Enforcement Staff for inspection of 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.
 - g. Ensure vehicle maintenance files are to be setup and maintained in accordance with 49 CFR 396.
 - h. Provide a copy of the charter order to include CPCN number.

Docket 21-07030 Page 3 of 4

i. File for review by Authority Staff, a final tariff that includes a description of the Authority granted, CPCN number, and the name and address of the Applicant.

- j. Provide a copy of the contract between Applicant and the laboratory that will perform and monitor the substance abuse program. If the owner will also operate as a driver, the contract must require the laboratory to provide results of positive drug/alcohol tests directly to the Authority.
- k. Provide proof that the Applicant is complying with all municipal, county, and homeowner's association laws, codes, regulations, and bylaws for the parking or storage of its vehicles.
- 1. Remit to the Authority any noticing fees and/or other outstanding debt due to the Authority
- 4. Compliance with the foregoing requirements must be made by the Applicant NO LATER THAN 120 days from the date of this Order. If the Applicant fails to comply within 120-day time period, the Deputy Commissioner of the Authority may vacate this Compliance Order and dismiss this Application.
- 5. This Order does not constitute operating authority. Performance of the transportation 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.

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Docket 21-07030 Page 4 of 4

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

occurred in the drafting or issuance	of this Order.
	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	R. David Groover, Commissioner
Attest: Jennifer De Rose, Deputy Commiss	sioner
Dated:Las Vegas, Nevada	_

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

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

DOCKET NUMBER: 21-07030	DATE APPLICATION WAS FILED: 07-29-2021	
APPLICANT: Harold Clark	TITLE: Owner	
COMPANY NAME: Pluto Party Bus	, LLC dba Pluto Party Bus	
ADDRESS: 4291 Polaris Ave., Unit		
PHONE NUMBERS: 601-490-3920		
INVESTIGATOR: D. Main	DATE ASSIGNED: 08/06/21	

GENERAL REQUIREMENTS FOR APPLICATION (NAC 706.1375.2)

RVICE	IS PROPOSED?
X	
	RVICE

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

	Exhibit
Attach completed Application Oath page as Exhibit A	A

IDENTIFY OWNERSHIP	STRUCTURE OF	THE PR	OPOSED OPERATIONS	
Corporation	LLC	X	Partnership	Sole Proprietorship

Identify each owner and their percentage of ownership:

Harold Clark – 50% Brittany Pugh – 50%

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

Briefly describe the responsibilities of each owner.

Mr. Clark and Ms. Pugh will equally be responsible for the day-to-day operations of the business to include hiring, firing, training of employees, maintain driver qualification and vehicle maintenance files, financial aspects of the business and all other duties pertaining to the upkeep of the business.

Has the criminal background check disclosed any issue of concern?	YES	NO	X
Name(s): Harold Clark and Brittany Pugh - no areas of concern were not	ed during this	process	5.
Has there been any previous NTA enforcement action? (Including against the companies drivers)	YES	NO	X
Does the Applicant have USDOT Authority? (If so, include the SAFER prinexhibit)	ntout as YES	NO	x
Is Applicant operating in another state?	YES	NO	X
If so, which State and under what type of Authority? (explain)			



			Ext	nibit
If so, attach copies of Enforcement Database Printout(s). If more than 5 cit include summary listing the citation number, fine amounts and date of issumRS, or CFR violations. Attach copies of MC/USDOT rating.	ations iance, NA	C or	N	/A
If the Applicant will be operating under a fictitious firm name, attach a copy fictitious firm name filing.	of their	_		nibit C
		_		
Identify key personnel who have no ownership interest and briefly describe There will not be any other key personnel.	e their res	pons	ibiliti	es:
Describe the type and number of vehicles the applicant intends to operate:				
A. Type of Vehicles: Ford F- 450 or similar vehicle B. Number of Vehicles: 1				
b. Number of Venicles: 1			1	11.14
Attach photographs of vehicles as an exhibit.			1	ibit
If available, provide copies of vehicle titles and registration.			N	
		77		
Describe the facilities to be used for this operation: Commercial Business	Location			
Address (If Known): 4291 Polaris Ave., Unit C, Las Vegas, NV 89103				_
Does the Applicant have an acceptable Timekeeping method?	YES		NO	\vee
If Yes, Describe:	COMP	LIAN		
Does the Applicant plan to store their rehicles at a leasting of a set of the				_
Does the Applicant plan to store their vehicles at a location other than their business domicile?	YES		NO	x
Provide address (If known):	ILS		NO	^
Does the Applicant understand the operating authority sought, and is their				
consistent with the applied authority?	YES	x	NO	
Can the Applicant secure insurance as required by NAC 706.191?	YES	X	NO	
			Exh	ibit
Attach appropriate proof of insurance, or ability to obtain, as an exhibit.			E	
Attach copies of the Applicant's charter orders, tow bill, tow invoice (which applicable) and for tow companies only, a copy of a tariff.	ever is		Exh	
Does the Applicant understand the requirements contained within 49 CFR 3 as they pertain to the establishment and maintenance driver qualification fi	les?			
Does the Applicant understand the requirements contained within 49 CFR 3	YES	X	NO	
they pertain to the establishment and maintenance of vehicle maintenance records?	96 as YES	x	NO	
Does the Applicant understand the requirement that pertain to the establish	ment	^		
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	-			V
substance abuse program?	YES		NO	X
If so, which laboratory?	IANCE			

Has the Applicant signed the NTA Knowledge Statement?	YES	Х	NO	
			Exh	ibit
Attach signed Knowledge Statement.			G	i .

COM	PLIANCE ITEMS
1	Avoid Material Changes
2	File with the Authority evidence, (Form E), or required insurance in Applicant's name.
3	File with the Authority the necessary insurance (Certificate of Insurance), describing liability limits, and vehicles covered.
4	Make vehicle(s) available for inspection by Enforcement Staff to ensure that they properly display the CPCN number, name of company, and other required markings, in accordance with NAC 706.170, and NAC 706.412. Provide copies of insurance cab card, annual (USDOT) vehicle inspections, titles, and registrations.
5	Ensure all drivers have applied for temporary drivers permit (passenger transportation only)
6	Ensure Driver qualification files are setup in accordance with CFR 391.51. Make available to Enforcement Staff for inspection of their business and vehicle domiciles. Ensure all drivers have pre-employment drug testing in accordance with Title 49, Parts 40, and 382. Explain and make available for inspection set-up of time tracking method put into place.
7	Ensure vehicle maintenance files are set up in accordance with CFR 396.
8	File a copy of Charter Order if Charter Bus Service with CPCN
9	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.
10	Provide copy of contract with a laboratory to perform and monitor their substance abuse program and enrollment list.
11	If vehicles are to be parked at a residence, 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.
12	Remit to the Authority any noticing fees and/or other outstanding debt due to the Authority.

INVESTIGATOR:	DATE: 110 21
REVIEWED BY SUPERVISOR:	DATE: 11/17/21
REVIEWED BY FINANCIAL ANALYSTS NIA	DATE:
REVIEWED BY APPLICATION MANAGER	DATE: 11/18/21

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 6/10/21rmr

Agenda Item# 51

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Application of Party Bus Las)	
Vegas, LLC d/b/a Party Bus Las Vegas for a)	Docket 21-08022
Certificate of Public Convenience and Necessity to)	
provide intrastate charter bus service within the State)	
of Nevada.)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

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

- That on August 19, 2021 Party Bus Las Vegas, LLC d/b/a Party Bus Las Vegas
 ("Applicant") filed an Application with the Authority for a Certificate of Public Convenience
 and Necessity to provide intrastate charter bus service within the State of Nevada. Said
 Application was designated as Docket 21-08022.
- 2. That the Application was properly noticed to the public and no Petitions for Leave to Intervene or Protests were filed.
- 3. That based on all records relating to the Application, after investigation, and pursuant to NRS 706.463:
 - a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
 - b. The Applicant is fit, willing, and able to comply with the provision of NRS and NAC 706 relating to safety.
 - c. The operation contemplated by Applicant will be consistent with the public interest and

Docket 21-08022 Page 2 of 4

will not operate to defeat the legislative policy set forth in NRS 706.151.

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

1. The Application on file herein shall be GRANTED authorizing the following transportation services:

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

- 2. Upon full compliance with the conditions of this Order, a Certificate of Public Convenience and Necessity identified as CPCN 2296 shall be issued to Party Bus Las Vegas, LLC d/b/a Party Bus Las Vegas authorizing operation in intrastate commerce as is more particularly described in the first ordering paragraph hereinabove.
- 3. <u>Before</u> issuance of the Certificate referred to hereinabove, the Applicant shall be required to:
 - a. Avoid material changes in any conditions relied upon by the Authority in its determination of operational or financial fitness and immediately report to Authority Staff any such material changes, should they occur.
 - b. File with the Authority evidence of the required insurance (Form E) in the Applicant's name
 - c. File with the Authority the necessary insurance (Certificate of Insurance) describing the liability limits and vehicles covered.
 - d. Make vehicle available for inspection by Enforcement Staff to ensure that they 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 insurance cab card, annual (USDOT) vehicle inspections, titles, and registrations.
 - e. Ensure all drivers have applied for driver's permit.
 - f. Ensure driver qualification files are setup in accordance with 49 CFR 391.51. Make available to Enforcement Staff for inspection of 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.
 - g. Ensure vehicle maintenance files are to be setup and maintained in accordance with 49 CFR 396.

Docket 21-08022 Page 3 of 4

- h. Provide a copy of the charter order to include CPCN number.
- i. File for review by Authority Staff, a final tariff that includes a description of the Authority granted, CPCN number, and the name and address of the Applicant.
- j. Provide a copy of the contract between Applicant and the laboratory that will perform and monitor the substance abuse program. If the owner will also operate as a driver, the contract must require the laboratory to provide results of positive drug/alcohol tests directly to the Authority.
- k. Provide proof that the Applicant is complying with all municipal, county, and homeowner's association laws, codes, regulations, and bylaws for the parking or storage of its vehicles.
- 1. Remit to the Authority any noticing fees and/or other outstanding debt due to the Authority
- 4. Compliance with the foregoing requirements must be made by the Applicant NO LATER THAN 120 days from the date of this Order. If the Applicant fails to comply within 120-day time period, the Deputy Commissioner of the Authority may vacate this Compliance Order and dismiss this Application.
- 5. This Order does not constitute operating authority. Performance of the transportation 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.

Docket 21-08022 Page 4 of 4

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

	occurred in the drafting or issuance of	of this Order.				
		By the Authority,				
		Dawn Gibbons, Chairman				
	George Assad, Commissioner					
		R. David Groover, Commissioner				
Attest:	Jennifer De Rose, Deputy Commissi	ioner				
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

Γ							70.			
DOCKET NUMBER		ATE	APPLICAT	ION	WA:	S FI	LED: (08/1	9/21	
APPLICANT: Rodit	ha Ross			TITL	.E: (Owr	er			
COMPANY NAME:	Party Bus Las Vega	as, L	LC d/b/a Pa	arty B	us L	as \	Vegas			
ADDRESS: 2035 E	Warm Springs Rd,	Unit	1039. Las \	/ega:	s. N	V 89	1119		8	-
PHONE NUMBERS	: 702-762-3686			- 3	_,					
INVESTIGATOR: D	AND AND CONTROL OF A PERSON AND A STREET OF THE STREET OF		D.	ATE	ASS	SIGI	NED: (08/2	1/21	-8
GENERAL	REQUIREMENTS F	FOR	APPLICAT	ION	/ΝΔ	C 70	ne 137	5 21		
			THE LIGHT	1011	1,424	• • •	00.107	J.Z		
WHAT TYPE OF SERV										
	X									
*Tow Car	_									
*Consent *Non-Consent										
Non-Consent										
	NTLY PROVIDING ANY	TYF	PE OF				W	/hat 1	type of	F
SERVICE:			YES		NO	X			ice?	
Charter Limousine	Charter Bus	<u> </u>	Contract C	arrier	\$6	\dashv	Airpor			
Scenic Tours HHG	Special Services		Taxi		\perp	_		w Ca		_
ппв	NEMT		US DOT Au	ithorit	У		Othe	er Sta	ites	
									Exh	nibit
Attach completed App	lication Oath page as E	xhik	oit A					*	+	A
						7		*		
	STRUCTURE OF THE				ONS	Ļ				
Corporation	LLC X		Partnership			So	le Prop	rieto	rship	4
Identify each owner an	d their percentage of o	wne	rship:	200				*	_	
D - 4'41 - D 4000'	D 9000 0000 00		er of the deligible of the Beautiful Control o							
Roditha Ross – 100%										
Attack as an autibit a									-	ibit
Attach as an exhibit, a	Attach as an exhibit, appropriate proof of ownership interest where applicable B						3			
Briefly describe the re-	sponsibilities of each o	wne	r.							
Ms. Ross will oversed	e the day-to-day opera	atior	s of the bus	iness	s to	inclu	ide all	offic	ce rela	ated
duties, specifically ma	intaining driver qualific	atio	n, vehicle mai	ntena	ance	files				
					_	_	_			
Has the criminal backg	round check disclosed	l anv	issue of con-	cern7			YES		NO	X
Name(s): Roditha Ross	s, Owner and Guy Culle	v. M	anager/Driver	– no	issu	es o	fconce	ern n	oted	
during this process.							. 001.00		otou	
Has there been any pro	evious NTA enforcemen	nt ac	tion?	`			YES	X	NO	
(Including against the	companies drivers)									
Does the Applicant has	ve USDOT Authority? (I	f so,	include the S	SAFE	R pri	ntou				
exhibit)	in another states						YES		NO	X
Is Applicant operating	m another state?						YES		NO	X
If so, which State and ur	nder what type of Authori	ty? (explain)	7		37				
								-		



	Ex	hibit
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 on NRS, or CFR violations. Attach copies of MC/USDOT rating.	r	С
	Ev	hibit
If the Applicant will be operating under a fictitious firm name, attach a copy of their	-+	D
fictitious firm name filing.		
Identify key personnel who have no ownership interest and briefly describe their respo	nsibiliti	es:
Guy Culley, Manager/Driver – Mr. Culley will be responsible for hiring, firing, and employees. Initially he will be the only driver.	trainin	g of
Describe the type and number of vehicles the applicant intends to operate:		
A. Type of Vehicles: Ford F-450 or similar	_	
B. Number of Vehicles: 1		
	Fv	hibit
Attach photographs of vehicles as an exhibit.		E
If available, provide copies of vehicle titles and registration. COMPLIANCE	_	
Describe the facilities to be used for this operation: Home Office		
Address (If Known):		
2035 E Warm Spring Rd., Unit 1039, Las Vegas, NV 89119		
Does the Applicant have an acceptable Timekeeping method? YES	NO	V
If Yes, Describe: COMPLIANCE		10
Door the Applicant plants store that will be a first of all all at a	_	-
Does the Applicant plan to store their vehicles at a location other than their business domicile?	l Na	
Provide address (If known): Unknown at this time. Will be determined during complian		
Trovide address (il known). Onknown at this time. Will be determined during complian	ce.	
Does the Applicant understand the operating authority sought, and is their plans		_
consistent with the applied authority?	NO	
Can the Applicant secure insurance as required by NAC 706.191?		+-
TES A		hibit
Attach appropriate proof of insurance, or ability to obtain, as an exhibit.		F
		•
Attach copies of the Applicant's charter orders, tow bill, tow invoice (whichever is	Evi	hibit
applicable) and for tow companies only, a copy of a tariff.		G
Does the Applicant understand the requirements contained within 49 CFR 391.51	1	Т
as they pertain to the establishment and maintenance driver qualification files?	1	
YES X	NO	
Does the Applicant understand the requirements contained within 49 CFR 396 as	1	+-
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?	520000	
	NO	
YES X		
Has the Applicant contracted with a laboratory to perform and monitor their		~
Has the Applicant contracted with a laboratory to perform and monitor their substance abuse program? If so, which laboratory? YES X YES COMPLIANCE	NO	X

Has the Applicant signed the NTA Knowledge Statement?	YES	Х	NO	
	*		Exhib	oit
Attach signed Knowledge Statement.			Н	

COM	PLIANCE ITEMS
1	Avoid Material Changes
2	File with the Authority evidence, (Form E), or required insurance in Applicant's name.
3	File with the Authority the necessary insurance (Certificate of Insurance), describing liability limits, and vehicles covered.
4	Make vehicle(s) available for inspection by Enforcement Staff to ensure that they properly display the CPCN number, name of company, and other required markings, in accordance with NAC 706.170, and NAC 706.412. Provide copies of insurance cab card, annual (USDOT) vehicle inspections, titles, and registrations.
5	Ensure all drivers have applied for temporary drivers permit (passenger transportation only)
6	Ensure Driver qualification files are setup in accordance with CFR 391.51. Make available to Enforcement Staff for inspection of their business and vehicle domiciles. Ensure all drivers have pre-employment drug testing in accordance with Title 49, Parts 40, and 382. Explain and make available for inspection set-up of time tracking method put into place.
7	Ensure vehicle maintenance files are set up in accordance with CFR 396.
8	File a copy of Charter Order if Charter Bus Service with CPCN
9	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.
10	Provide copy of contract with a laboratory to perform and monitor their substance abuse program and enrollment list.
11	If vehicles are to be parked at a residence, 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.
12	Remit to the Authority any noticing fees and/or other outstanding debt due to the Authority.

INVESTIGATOR:	DATE: 1122
REVIEWED BY SUPERVISOR:	DATE: 11/17/2
REVIEWED BY FINANCIAL ANALYST 1 A	DATE:
REVIEWED BY APPLICATION MANAGER Dulul	DATE: 11/18/21

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 6/10/21rmr

Agenda Item# 52

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Application of Lion)	
Transportation, LLC d/b/a Lion Trans, Lion)	Docket 21-08029
Transportation for a Certificate of Public)	
Convenience and Necessity to provide intrastate)	
charter bus service within the State of Nevada.)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

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

- That on August 26, 2021 Lion Transportation, LLC d/b/a Lion Trans, Lion Transportation
 ("Applicant") filed an Application with the Authority for a Certificate of Public Convenience
 and Necessity to provide intrastate charter bus service within the State of Nevada. Said
 Application was designated as Docket 21-08029.
- 2. That the Application was properly noticed to the public and no Petitions for Leave to Intervene or Protests were filed.
- 3. That based on all records relating to the Application, after investigation, and pursuant to NRS 706.463:
 - a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
 - b. The Applicant is fit, willing, and able to comply with the provision of NRS and NAC 706 relating to safety.
 - c. The operation contemplated by Applicant will be consistent with the public interest and

Docket 21-08029 Page 2 of 4

will not operate to defeat the legislative policy set forth in NRS 706.151.

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

1. The Application on file herein shall be GRANTED authorizing the following transportation services:

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

- 2. <u>Upon full compliance with the conditions of this Order</u>, a Certificate of Public Convenience and Necessity identified as **CPCN 2297** shall be issued to Lion Transportation, LLC d/b/a Lion Trans, Lion Transportation authorizing operation in intrastate commerce as is more particularly described in the first ordering paragraph hereinabove.
- 3. <u>Before</u> issuance of the Certificate referred to hereinabove, the Applicant shall be required to:
 - a. Avoid material changes in any conditions relied upon by the Authority in its determination of operational or financial fitness and immediately report to Authority Staff any such material changes, should they occur.
 - b. File with the Authority evidence of the required insurance (Form E) in the Applicant's name
 - c. File with the Authority the necessary insurance (Certificate of Insurance) describing the liability limits and vehicles covered.
 - d. Make vehicle available for inspection by Enforcement Staff to ensure that they 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 insurance cab card, annual (USDOT) vehicle inspections, titles, and registrations.
 - e. Ensure all drivers have applied for driver's permit.
 - f. Ensure driver qualification files are setup in accordance with 49 CFR 391.51. Make available to Enforcement Staff for inspection of 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.
 - g. Ensure vehicle maintenance files are to be setup and maintained in accordance with 49 CFR 396.

Docket 21-08029 Page 3 of 4

- h. Provide a copy of the charter order to include CPCN number.
- i. File for review by Authority Staff, a final tariff that includes a description of the Authority granted, CPCN number, and the name and address of the Applicant.
- j. Provide a copy of the contract between Applicant and the laboratory that will perform and monitor the substance abuse program. If the owner will also operate as a driver, the contract must require the laboratory to provide results of positive drug/alcohol tests directly to the Authority.
- k. Provide proof that the Applicant is complying with all municipal, county, and homeowner's association laws, codes, regulations, and bylaws for the parking or storage of its vehicles.
- 1. Remit to the Authority any noticing fees and/or other outstanding debt due to the Authority
- 4. Compliance with the foregoing requirements must be made by the Applicant NO LATER THAN 120 days from the date of this Order. If the Applicant fails to comply within 120-day time period, the Deputy Commissioner of the Authority may vacate this Compliance Order and dismiss this Application.
- 5. This Order does not constitute operating authority. Performance of the transportation 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.

Docket 21-08029 Page 4 of 4

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

occurred in the drafting or issuance	e of this Order.
	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	R. David Groover, Commissioner
Attest: Jennifer De Rose, Deputy Commis	sioner
Dated: Las Vegas, Nevada	

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

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

DOCKET NUMBER: 21-08029	DATE APPLICATION WAS FILED: 08/23/21		
APPLICANT: Hussien A Gebeyehu	TITLE: Owner		
COMPANY NAME: Lion Transportat	tion, LLC d/b/a Lion Trans; Lion Transportation		
ADDRESS: 5152 Placentia Pkway, I	as Vegas, NV 89118		
PHONE NUMBERS: 702-927-3967			
INVESTIGATOR: D. Main	DATE ASSIGNED: 09/02/21		

GENERAL REQUIREMENTS FOR APPLICATION (NAC 706.1375.2)

WHAT TYPE OF SE	RVICI	IS PROPOSED?
Charter Bus	X	
*Tow Car		1
*Consent		1
*Non-Consent		1

IS APPLICANT PRESE	YPE OF			What type of	
SERVICE:		YES	NO	X	service?
Charter Limousine	Charter Bus	Contract Car	rier		Airport Transfer
Scenic Tours	Special Services	Taxi			Tow Car
HHG	NEMT	US DOT Auth	ority		Other States

DENTIFY OWNERS	HIP STRUCTURE OF	THE PR	OPOSED OPERATIO	NS _
Corporation	LLC	X	Partnership	Sole Proprietorship

Hussien A Gebeyenu – 100%	
	Exhibit
Attach as an exhibit, appropriate proof of ownership interest where applicable	В

Briefly describe the responsibilities of each owner.

Mr. Gebeyehu will be responsible for all aspects of the business, including but not limited to: maintaining driver qualification and vehicle maintenance files, day to day operations of the business, hiring, firing and training of all drivers.

Has the criminal background check disclosed any issue of concern?	YES	NO	X
Name(s): Hussien Gebeyehu - No issues of concern noted during this pro	ocess.		
Has there been any previous NTA enforcement action? (Including against the companies drivers)	YES	NO	X
Does the Applicant have USDOT Authority? (If so, include the SAFER prinexhibit)	ntout as YES	NO	х
Is Applicant operating in another state?	YES	NO	X
If so, which State and under what type of Authority? (explain)			



Exhibit

	Γ	Exh	ibit
If so, attach copies of Enforcement Database Printout(s). If more than 5 citations include summary listing the citation number, fine amounts and date of issuance, NAC oNRS, or CFR violations. Attach copies of MC/USDOT rating.	or	N/	A
	\Box	Exh	ibit
If the Applicant will be operating under a fictitious firm name, attach a copy of their fictitious firm name filing.		C	;
Identify key personnel who have no ownership interest and briefly describe their respo There are no other key personnel at this time.	nsib	oilitie	:s:
Describe the type and number of vehicles the applicant intends to operate:			
A. Type of Vehicles: Ford Shuttle Bus or Similar			100
B. Number of Vehicles: 1		-	
	Т	Exh	ihit
Attach photographs of vehicles as an exhibit.	-		
If available, provide copies of vehicle titles and registration. COMPLIANCE	_		
The state of the s			
Describe the facilities to be used for this operation: Commercial Location			
Address (If Known): 4850 W Flamingo Road, Las Vegas, NV 89103			
Does the Applicant have an acceptable Timekeeping method? YES		NO	
If Yes, Describe: COMPLIANCE			
Does the Applicant plan to store their vehicles at a location other than their business domicile?		NG	V
business domicile? YES Provide address (If known):		NO	X
Provide address (ii known).			
Does the Applicant understand the operating authority sought, and is their plans	1		_
consistent with the applied authority?		NO	
Can the Applicant secure insurance as required by NAC 706.191? YES		NO	
TEO A		Exh	ihit
Attach appropriate proof of insurance, or ability to obtain, as an exhibit.	_	E	
appropriate processor modulation, or ability to obtain, as all oxillate.			
Attach copies of the Applicant's charter orders, tow bill, tow invoice (whichever is	$\neg \Gamma$	Exh	ibit
applicable) and for tow companies only, a copy of a tariff.		F	
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	-	NO	_
they pertain to the establishment and maintenance of vehicle maintenance			
records?	, .	O	
Does the Applicant understand the requirement that pertain to the establishment	·	10	
of a substance abuse policy/program as contained in 49 CFR Parts 40, 382?			
THE RESIDENCE OF THE PROPERTY OF THE PROPERTY WAS ARRESTED FOR A STREET OF THE PROPERTY OF THE	, ,	NO	
Has the Applicant contracted with a laboratory to perform and monitor their		NO	
	, ,	NO	
substance abuse program? If so, which laboratory?		NO	
n 30, which laboratory (

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

COM	PLIANCE ITEMS
1	Avoid Material Changes
2	File with the Authority evidence, (Form E), or required insurance in Applicant's name.
3	File with the Authority the necessary insurance (Certificate of Insurance), describing liability limits, and vehicles covered.
4	Make vehicle(s) available for inspection by Enforcement Staff to ensure that they properly display the CPCN number, name of company, and other required markings, in accordance with NAC 706.170, and NAC 706.412. Provide copies of insurance cab card, annual (USDOT) vehicle inspections, titles, and registrations.
5	Ensure all drivers have applied for temporary drivers permit (passenger transportation only)
6	Ensure Driver qualification files are setup in accordance with CFR 391.51. Make available to Enforcement Staff for inspection of their business and vehicle domiciles. Ensure all drivers have pre-employment drug testing in accordance with Title 49, Parts 40, and 382. Explain and make available for inspection set-up of time tracking method put into place.
7	Ensure vehicle maintenance files are set up in accordance with CFR 396.
8	File a copy of Charter Order if Charter Bus Service with CPCN
9	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.
10	Provide copy of contract with a laboratory to perform and monitor their substance abuse program and enrollment list.
11	If vehicles are to be parked at a residence, 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.
12	Remit to the Authority any noticing fees and/or other outstanding debt due to the Authority.

INVESTIGATOR: William	DATE: NU 21
REVIEWED BY SUPERVISOR:	DATE: (17/2)
REVIEWED BY FINANCIAL ANALYSTS	DATE:
REVIEWED BY APPLICATION MANAGER	DATE: 11/18/2/

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

Rev 6/10/21rmr

Agenda Item# 53

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Application of Epheson, LLC)	
d/b/a Loyal Transport for a Certificate of Public)	Docket 21-09008
Convenience and Necessity to provide intrastate)	
charter bus service within the State of Nevada.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

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

- That on September 10, 2021 Epheson, LLC d/b/a Loyal Transport ("Applicant") filed an
 Application with the Authority for a Certificate of Public Convenience and Necessity to
 provide intrastate charter bus service within the State of Nevada. Said Application was
 designated as Docket 21-09008.
- 2. That the Application was properly noticed to the public and no Petitions for Leave to Intervene or Protests were filed.
- 3. That based on all records relating to the Application, after investigation, and pursuant to NRS 706.463:
 - a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
 - b. The Applicant is fit, willing, and able to comply with the provision of NRS and NAC 706 relating to safety.
 - c. The operation contemplated by Applicant will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.

Docket 21-09008 Page 2 of 4

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

1. The Application on file herein shall be GRANTED authorizing the following transportation services:

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

- 2. Upon full compliance with the conditions of this Order, a Certificate of Public Convenience and Necessity identified as CPCN 2298 shall be issued to Epheson, LLC d/b/a Loyal Transport authorizing operation in intrastate commerce as is more particularly described in the first ordering paragraph hereinabove.
- 3. <u>Before</u> issuance of the Certificate referred to hereinabove, the Applicant shall be required to:
 - a. Avoid material changes in any conditions relied upon by the Authority in its determination of operational or financial fitness and immediately report to Authority Staff any such material changes, should they occur.
 - b. File with the Authority evidence of the required insurance (Form E) in the Applicant's name
 - c. File with the Authority the necessary insurance (Certificate of Insurance) describing the liability limits and vehicles covered.
 - d. Make vehicle available for inspection by Enforcement Staff to ensure that they 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 insurance cab card, annual (USDOT) vehicle inspections, titles, and registrations.
 - e. Ensure all drivers have applied for driver's permit.
 - f. Ensure driver qualification files are setup in accordance with 49 CFR 391.51. Make available to Enforcement Staff for inspection of 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.
 - g. Ensure vehicle maintenance files are to be setup and maintained in accordance with 49 CFR 396.
 - h. Provide a copy of the charter order to include CPCN number.

Docket 21-09008 Page 3 of 4

i. File for review by Authority Staff, a final tariff that includes a description of the Authority granted, CPCN number, and the name and address of the Applicant.

- j. Provide a copy of the contract between Applicant and the laboratory that will perform and monitor the substance abuse program. If the owner will also operate as a driver, the contract must require the laboratory to provide results of positive drug/alcohol tests directly to the Authority.
- k. Provide proof that the Applicant is complying with all municipal, county, and homeowner's association laws, codes, regulations, and bylaws for the parking or storage of its vehicles.
- 1. Remit to the Authority any noticing fees and/or other outstanding debt due to the Authority
- 4. Compliance with the foregoing requirements must be made by the Applicant NO LATER THAN 120 days from the date of this Order. If the Applicant fails to comply within 120-day time period, the Deputy Commissioner of the Authority may vacate this Compliance Order and dismiss this Application.
- 5. This Order does not constitute operating authority. Performance of the transportation 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.

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Docket 21-09008 Page 4 of 4

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

occurred in the drafting or issuance of	of this Order.
	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	R. David Groover, Commissioner
Attest: Jennifer De Rose, Deputy Commissi	oner
Dated:Las Vegas, Nevada	_

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

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

DOCKET NUMBER: 21 09008	DATE APPLICATION WAS FILED: 09/17/2021		
APPLICANT: DANIEL GIRMA	TITLE: OWNER		
COMPANY NAME: EPHESON, LLC	dba LOYAL TRANSPORT		
ADDRESS: 4831 ENGLEWOOD AV	/E LAS VEGAS NV 89139		
PHONE NUMBERS: 702 957 7823			
INVESTIGATOR: WOODS	DATE ASSIGNED: 09/27/2021		

GENERAL REQUIREMENTS FOR APPLICATION (NAC 706.1375.2)

WHAT TYPE OF SE	RVICE	IS PROPOSED?
Charter Bus	X	
*Tow Car		
*Consent		1
*Non-Consent		1

IS APPLICANT PRESE SERVICE:	NTLY PROVIDING ANY T	YPE OF YES	NO	Х	What type of service?
Charter Limousine	Charter Bus	Contract Car	rier		Airport Transfer
Scenic Tours	Special Services	Taxi			Tow Car
HHG	NEMT	US DOT Auth	ority		Other States

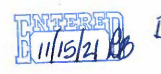
ENTIFY OWNERSHIP STRUCTURE OF THE PROPOSED OPERATIONS	A_
Corporation LLC X Partnership Sole Proprietors	ship

Briefly describe the responsibilities of each owner.

DANIEL GIRMA will be responsible for hiring, firing of employees, Driver Qualification and Vehicle Maintenance Files, Driver Training, Operating Charter Bus, Day to Day Operations

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

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



В

		Exhi	bit
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 NRS, or CFR violations. Attach copies of MC/USDOT rating.	or	N/A	
Titte, of of it violations. Attach copies of moroops i fating.			_
		[F., 6.9	il. ia
If the Applicant will be appreting under a fietition firm none attack a convertible.		Exhi	JIC
If the Applicant will be operating under a fictitious firm name, attach a copy of their fictitious firm name filing.		C	
nettious irm name ming.			
Identify key personnel who have no ownership interest and briefly describe their resp	ons	ibilitie	s:
Owner will hire employees as needed for office management.			
Describe the type and number of vehicles the applicant intends to operate:			
A. Type of Vehicles: MERCEDES SPRINTER			
B. Number of Vehicles: 1-2		u la	
		Exhi	bit
Attach photographs of vehicles as an exhibit.		D	į.
If available, provide copies of vehicle titles and registration.			
	_		
Describe the facilities to be used for this operation:			
TO BE DETERMINED DURING COMPLIANCE	-		_
Address (If Known):			
TO BE DETERMINED DURING COMPLIANCE			
Does the Applicant have an acceptable Timekeeping method? YES	Х	NO	_
If Yes, Describe: TIMECLOCK		NO	_
il les, describe. Thirtelook			_
Does the Applicant plan to store their vehicles at a location other than their	Х		
business domicile? YES		NO	
Provide address (If known): TBD During Compliance			
Does the Applicant understand the operating authority sought, and is their plans	Х		
consistent with the applied authority?	^	NO	
Can the Applicant secure insurance as required by NAC 706.191? YES	х	NO	
our the Applicant Sesare insurance as required by IIAO 100,1011		Exh	ihi
Attach appropriate proof of insurance, or ability to obtain, as an exhibit.		E	1000
Author appropriate proof of montaining of ability to obtaining as an exhibit.			_
Attach copies of the Applicant's charter orders, tow bill, tow invoice (whichever is		Exh	
applicable) and for tow companies only, a copy of a tariff.		F	
Does the Applicant understand the requirements contained within 49 CFR 391.51			
as they pertain to the establishment and maintenance driver qualification files?	x	3	
YES		NO	
Does the Applicant understand the requirements contained within 49 CFR 396 as	- 1		
they pertain to the establishment and maintenance of vehicle maintenance	X	NO	
records? YES			
Does the Applicant understand the requirement that pertain to the establishment			
of a substance abuse policy/program as contained in 49 CFR Parts 40, 382?	X	WOONED-LINE	
YES		NO	
Has the Applicant contracted with a laboratory to perform and monitor their	х	12 212	
substance abuse program? YES	35.57	NO	
If so, which laboratory? E7-HEALTH			

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

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 all drivers have applied for temporary drivers permit (passenger transportation only)
6	Ensure Driver qualification files are setup in accordance with CFR 391.51. Make available to Enforcement Staff for inspection of their business and vehicle domiciles. Ensure all drivers have pre-employment drug testing in accordance with Title 49, Parts 40, and 382. Explain and make available for inspection set-up of time tracking method put into place.
7	Ensure vehicle maintenance files are set up in accordance with CFR 396.
8	File a copy of Charter Order if Charter Bus Service with CPCN
09	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.
10	Provide copy of contract with a laboratory to perform and monitor their substance abuse program and enrollment list.
11	If vehicles are to be parked at a residence, 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.

INVESTIGATOR: Woods	DATE: 11/8/21
REVIEWED BY SUPERVISOR	DATE: 11/8/21
REVIEWED BY FINANCIAL ANALYST	DATE:
REVIEWED BY APPLICATION MANAGER	- DATE: ///6/2/

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

Rev 6/10/21rmr

In the Matter of the Request of Total Home)	
Experience, LLC to discontinue operations authorized)	Docket 21-11006
under CPCN 3385, from November 8, 2021 through)	
May 8, 2022.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

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 5, 2021, Kathleen Coombs, owner of Total Home Experience, LLC ("Petitioner") filed a Request, designated as Docket 21-11006, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 3385, for the period of November 8, 2021 through May 8, 2022. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request on file herein comes within the purview of the statutes of the State of Nevada.
- That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

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

1. The Request of Total Home Experience, LLC to temporarily discontinue operations authorized under CPCN 3385, is hereby GRANTED for the period November 8, 2021 through

Docket 21-11006 Page 2 of 2

May 8, 2022 subject to the condition set forth in subparagraph 2 below.

2. Prior to resuming operations under CPCN 3385, submit to the Authority staff, on company letterhead, a request to resume operations, and:

- a. Undergo an operational inspection by Authority Staff PRIOR to resuming said operations,
- b. Provide evidence of current vehicle liability insurance and Form E,
- c. Provide a list of all current drivers,
- d. Provide proof of enrollment in a random drug testing consortium and current enrollment list,
- e. Provide a list of all current vehicles along with copies of current registrations and AVIRs, and
- f. Pay all fines and fees due to the Authority.
- 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
		D. D. 116
		R. David Groover, Commissioner
Attest:		_
	Jennifer De Rose, Deputy Commissioner	
Dated:		
	Las Vegas, Nevada	

State of Nevada Department of Business and Industry Nevada Transportation Authority

RECEIVED

NOV 0 5 2021

Nevada Transportation Authority Reno, Nevada

Request to Temporarily Discontinue Service

Company Name: Total Home Experience, LLC		
Address: 13490 Mahogany Drive		
City, State, Zip: Reno, NV 89511		
CPCN: 3385		
In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from November 8, 2021 to May 8, 2022 (Not to exceed 6 months)		
This request is due to: Health emergency of owner		
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		
Kathleen D Coombs		
Printed name of Certificate Holder		
775-691-3813		
Phone number Fax number		
kdcoombs72@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		
KGIIU, NY 07302		
If you have any questions, please contact us at 702-486-3303, extension 66546.		

In the Matter of the Request of Towing Solutions of)	
Las Vegas, LLC d/b/a Towing Solutions of Las Vegas)	Docket 21-11021
to discontinue operations authorized under CPCN)	
7310, from November 10, 2021 through May 10,)	
2022.)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

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 17, 2021, David Diaz, owner of Towing Solutions of Las Vegas, LLC d/b/a Towing Solutions of Las Vegas ("Petitioner") filed a Request, designated as Docket 21-11021, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 7310, for the period of November 10, 2021 through May 10, 2022. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That this request requires retroactive approval.
- 3. That the Request on file herein comes within the purview of the statutes of the State of Nevada.
- 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 Towing Solutions of Las Vegas, LLC d/b/a Towing Solutions of Las Vegas

Docket 21-11006 Page 2 of 2

to temporarily discontinue operations authorized under CPCN 7310, is hereby GRANTED for the period November 10, 2021 through May 10, 2022 subject to the condition set forth in subparagraph 2 below.

- 2. Prior to resuming operations under CPCN 7310, submit to the Authority staff, on company letterhead, a request to resume operations, and:
 - a. Undergo an operational inspection by Authority Staff PRIOR to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Provide proof of enrollment in a random drug testing consortium and current enrollment list,
 - d. Provide a list of all current vehicles along with copies of current registrations and AVIRs, and
 - e. Pay all fines and fees due to the Authority.
- 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
		R. David Groover, Commissioner
Attest:	Jennifer De Rose, Deputy Commissioner	-
Dated:		

21-11021 RECEIVED

11/19/21 rmb DT/NTA

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

NOV 1 7 2021

Request to Temporarily Discontinue Service

Company Name: Towing Solutions of Las Vegas	
Address: 3065 W PYLE AVE	
City, State, Zip: LAS VEGAS, NV 89141	
CPCN: 7310	
In accordance with NRS 706.341 and NAC 706.356, the above-r to temporarily discontinue service, from 11/10/2021 to 05/10/2022	named certificate holder would like (Not to exceed 6 months)
This request is due to: MEDICAL EMERGENCY	
OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN OR DISCONTINUANCE OF SERVICE. If you wish to resume operations prior to the end date of this Nevada Transportation Authority in writing, stating the date y provide proof of current insurance, and current tariffs, if applicant to the end date of this Nevada Transportation Authority in writing, stating the date y provide proof of current insurance, and current tariffs, if applicant to the end date of this Nevada Transportation Authority in writing, stating the date y provide proof of current insurance, and current tariffs, if applicant to the end date of this Nevada Transportation Authority in writing, stating the date y provide proof of current insurance, and current tariffs, if applicant to the end date of this Nevada Transportation Authority in writing, stating the date y provide proof of current insurance, and current tariffs, if applicant to the end date of this Nevada Transportation Authority in writing, stating the date y provide proof of current insurance, and current tariffs, if applicant to the end date of this Nevada Transportation Authority in writing, stating the date y provide proof of current insurance, and current tariffs, if applicant to the end date of this Nevada Transportation Authority in writing, stating the date y provide proof of current insurance, and current tariffs, if applicant tariffs are the end date of this Nevada Transportation Authority in writing the date y provide proof of current insurance, and current tariffs, if applicant tariffs are the end date of this Nevada Transportation Authority in writing the date y provide proof of current insurance and tariffs are the end date of this Nevada Transportation Authority in writing the date y provide proof of current insurance and tariffs are the end date of this Nevada Transportation Authority in writing the date y provide proof of current insurance and tariffs are the end date of this are the end date of the end date of this are the end da	request, you must first notify the
702-300-6262	
Phone number Fax number	
towingsolutionslv@gmail.com	
Email Address	
Submit both pages of this Request to:	
Nevada Transportation Authority 3300 West Sahara Avenue or 1755 E Plumb Suite 200 Suite 229 as Vegas, NV 89102 Reno, NV 89	

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

In the Matter of the Request of Ring Tours & Travel)	
Company, Inc. d/b/a Ring Tours & Travel Company)	Docket 20-04035
to discontinue operations authorized under Certificate)	
of Public Convenience and Necessity 2255 from)	
September 30, 2021 through March 29, 2022.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

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 28, 2020, Ricardo Souza, Owner of Ring Tours & Travel Company, Inc. d/b/a Ring Tours & Travel Company ("Petitioner") filed a Request, designated as Docket 20-04035, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2255 for the period of March 28, 2020 through September 28, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the July 22, 2020 general session
- 4. That on September 17, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 29, 2020 through March 29, 2021.
- 5. That the request was granted at the October 15, 2020 general session.

Docket 20-04035 Page 2 of 3

6. That on July 29, 2021, the Petitioner filed a third request with the Authority to extend the period of temporary discontinuance of operations for the period March 29, 2021 through December 29, 2021.

- 7. That the Request was limited to 180 days pursuant to NAC 706.356, subsection4, to the period March 29, 2021 through September 29, 2021.
- 8. That the Request required retroactive approval.
- 9. That the request was granted at the August 26, 2021 general session.
- 10. That on October 18, 2021, the Petitioner filed a fourth request with the Authority to extend the period of temporary discontinuance of operations for the period September 30, 2021 through March 29, 2022.
- 11. That the Request requires retroactive approval.
- 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:

- The Request of Ring Tours & Travel Company, Inc. d/b/a Ring Tours & Travel Company to temporarily discontinue operations authorized under CPCN 2255 is hereby GRANTED for the period September 30, 2021 through March 29, 2022, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 2255 and:
 - a. Undergo an operational inspection by Authority Staff PRIOR to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Provide a list of all current drivers,

Docket 20-04035 Page 3 of 3

d. Provide proof of enrollment in a random drug testing consortium and current enrollment list.

- e. Provide a list of all current vehicles along with copies of current registrations and AVIRs, and
- f. Pay all fines and fees due to the Authority.

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
		R. David Groover, Commissioner
Attest:	Jennifer De Rose, Deputy Commissioner	_
Dated:	Las Vegas, Nevada	

20-04035 EXTENSION

State of Nevada Department of Business and Industry Neva da Transportation Authority

Nevada Transportation Authority

Request to Temporarily Discontinue

Company Name: RING TOURS & TRAVEL CO	O. INC. OCT 1 8 2021
Address: 53 MEGAN DRIVE	Nevada Tranuportation Author
City, State, Zip: HENDERSON, NV 9074	Las Vegas Nevaria
CPCN: 2255	
n accordance with NRS 706.341, the above discontinue service, from 09/30/2021	named certificate holder would like to temporarily to 03/29/2022 (Not to exceed 6 months)
This request is due to: COVID 19/ DELTA	
OPERATIONS CONDUCTED BY THE REQUES THE NEVADA TRANSPORTATION AUTHOR	ITING CERTIFICATE HOLDER MUST CONTINUE UNTIL ITY ISSUES AN ORDER GRANTING A TEMPORARY
DISCONTINUANCE OF SERVICE.	
f you wish to resume operations prior to the	ne 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	ent tariffs, if applicable.
Signature of Certificate Holder	
RICARDO SOUSA	
Printed name of Certificate Holder	
702-379-6800 NONE Phone number Fax number	
ringtoursnv@gmail.com	
Email Address	
Submit both pages of this Request to:	
Nevada Transportati	ion 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 u	s at 702-486-3303, extension 66546.

In the Matter of the Request of Five Star Limo, LLC)	
d/b/a Five Star Limobus to discontinue operations)	Docket 20-10022
authorized under CPCN 2153 from November 14,)	
2021 through May 14, 2022.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

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

- 1. That on October 13, 2020, Daniel Akopyan, President of Five Star Limo, LLC ("Petitioner") filed a Request, designated as Docket 20-10022, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2153 for the period of October 14, 2020 through January 14, 2021. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the request was granted at the November 19, 2020 general session.
- 3. That on December 28, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of January 14, 2021 through June 14, 2021.
- 4. That the request was granted at the January 28, 2021 general session.
- 5. That on May 20, 2021, the Petitioner filed a third request with the Authority to extend the period of temporary discontinuance of operations for the period of June 14, 2021 through November 14, 2021.

Docket 20-10022 Page 2 of 3

- 6. That the request was granted at the June 14, 2021 general session.
- 7. That on November 10, 2021, the Petitioner filed a fourth request with the Authority to extend the period of temporary discontinuance of operations for the period of November 14, 2021 through May 14, 2022.
- 8. That the Request on file herein comes within the purview of the statutes of the State of Nevada.
- That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

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

- The Request of Five Star Limo, LLC d/b/a Five Star Limobus to temporarily discontinue operations authorized under CPCN 2153 is hereby GRANTED for the period November 14, 2021 through May 14, 2022.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 2153 and:
 - a. Provide evidence of current vehicle liability insurance and Form E,
 - b. Provide a list of all current drivers,
 - c. Provide proof of enrollment in a random drug testing consortium and current enrollment list,
 - d. Provide a list of all current vehicles along with copies of current registrations and AVIRs, and
 - e. Pay all fines and fees due to the Authority.

///
///
///
///

///

Docket 20-10022 Page 3 of 3

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

State of Nevada Department of Business and Industry Neva da Transportation Authority

RECEIVED

NOV 1 0 2021

Request to Temporarily Discontinue Service Vegas, Nevada

Company Name: Five Star Limo LLC	Extension
Address: 4345 W. Post rd	
City, State, Zip: Las Vegas Nevada 89118	
CPCN: 2153	
In accordance with NRS 706.341 and NAC 706.356, the above-note to temporarily discontinue service, from 11/14/2021 to 05/14/2022	amed certificate holder would like (Not to exceed 6 months)
This request is due to: Business Restructuring	
OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE I THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORI DISCONTINUANCE OF SERVICE.	
If you wish to resume operations prior to the end date of this in Nevada Transportation Authority in writing, stating the date you	request, you must first notify the ou intend to begin service, and

Signature of Certificate Holder

Rafik Kasparian

Printed name of Certificate Holder

702-445-7700

702-445-7701

Phone number

Fax number

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

fivestarlimonv2gmail.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.

OATH

STATE OF Nevada	}}
COUNTY OF Clark	}}
_{I,} Rafik Kasparian	, being duly sworn, state that I file
this application as (indicate relationship to Managing Mamber	o applicant, i.e. owner, title as officer, etc.) ; that, in such capacity, I
am qualified and authorized to file and veri	fy such application; that I have carefully examined all
the statements and matters contained in th	e 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 a	made in good faith and presents evidence in support of
said application on every particular requeste	ed by the Nevada Transportation Authority.
Subscribed to and sworn before me on this 9 day of November, 202 Notary Public	ROBERT BRANT NOTARY PUBLIC STATE OF NEVADA My Commission Expires: 06-25-2024 Certificate No: 12-8523-1
Mailing address of applicant: 4345 W. Post rd	Mailing address of attorney:
Las Vegas NV	
Phone: 702-445-7700	Phone:
Fax: 702-445-7701	Fax:
Email: fivestarlimonv@gmail.com	Email:

In the Matter of the Request of My Auto Service, LLC)	
d/b/a My Auto Service to discontinue operations)	Docket 21-02014
authorized under Certificate of Public Convenience)	
and Necessity 7295 from July 30, 2021 through)	
January 31, 2022.)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

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

- 1. That on February 11, 2021, James Lodge, Owner of My Auto Service, LLC d/b/a My Auto Service ("Petitioner") filed a Request, designated as Docket 21-02014, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 7295 for the period of February 10, 2021 through April 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 required retroactive approval.
- 3. That the Request was granted at the April 8, 2021 general session
- 4. That on April 30, 2021, the Petitioner filed a second Request with the Authority to extend the period of temporary discontinuance of operations for the period of May 1, 2021 through July 30, 2021.
- 5. That the Request required retroactive approval.

Docket 21-02014 Page 2 of 3

- 6. That the Request was granted at the June 14, 2021 general session.
- 7. That on October 15, 2021, the Petitioner filed a third Request with the Authority to extend the period of temporary discontinuance of operations for the period of July 30, 2021 through January 31, 2022.
- 8. That the request requires retroactive approval.
- 9. 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.
- 10. 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 My Auto Service, LLC d/b/a My Auto Service to temporarily discontinue operations authorized under CPCN 7295 is hereby GRANTED for the period July 30, 2021 through January 31, 2022, subject to the condition set forth in subparagraph 2 below.
- 2. Prior to resuming operations under CPCN 7295, submit to the Authority staff, on company letterhead, a request to resume operations, and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Provide proof of enrollment in a random drug testing consortium and current enrollment list,
 - d. Provide a list of all current vehicles along with copies of current registrations and AVIRs, and
 - e. Pay all fines and fees due to the Authority.

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Docket 21-02014 Page 3 of 3

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

State of Nevada Department of Business and Industry Nevada Transportation Authority



Request to Temporarily Discontinue Service Las Vegas. Nevada

Company Name: _	My Auto Service LLC d	ba My Auto Service	300 100
Address: 7870 W	Ann Rd Ste 170		
City, State, Zip: Las	Vegas, Nevada 89149		
CPCN: 7295			
In accordance with discontinue service,	NRS 706.341, the above fromJuly 30, 2021	e named certificate holder would li to January 31, 2022	ke to temporarily (Not to exceed 6 months)
This request is due to	Extend time to find a	replacement Tow Car.	
OPERATIONS COND THE NEVADA TRAIN DISCONTINUANCE	NSPORTATION AUTHOR	STING CERTIFICATE HOLDER MUS RITY ISSUES AN ORDER GRANTIN	FCONTINUE UNTIL IG A TEMPORARY
Nevada Transporta	tion Authority in writing rent insurance, and cui	the end date of this request, you r g, stating the date you intend to b rrent tariffs, if applicable.	nust first notify the pegin service, and
James Lodge			
Printed name of Cer	rtificate Holder		
702-379-0903	702-242-1708		
Phone number	Fax number		
myautoservice80@ya	ahoo.com		
Email Address	· · · · · · · · · · · · · · · · · · ·		
Submit both pages of	of this Request to:		
	Nevada Transportat	tion Authority	
3300 West Sahara A Suite 200 Las Vegas, NV 8910	venue or	1755 E Plumb Lane Suite 229 Reno, NV 89502	
If you have any que	stions, please contact u	us at 702-486-3303, extension 66546.	

In the Matter of the Request of T1 Transportation, Inc.)	
to discontinue operations authorized under Certificate)	Docket 21-04014
of Public Convenience and Necessity 2115, Sub 2,)	
from October 12, 2021 through April 12, 2022.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

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 12, 2021, Greg Carter, General Manager of T1 Transportation, Inc. ("Petitioner") filed a Request, designated as Docket 21-04014, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2115, Sub 2, for the period of April 12, 2021 through October 12, 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 was granted at the May 13, 2021 general session.
- 3. That on November 3, 2021, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of October 12, 2021 through April 12, 2022.
- 4. That the request requires retroactive approval.
- 5. That the Request on file herein comes within the purview of the statutes of the State of Nevada.

Docket 21-04014 Page 2 of 3

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

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

- 1. The Request of T1 Transportation, Inc. to temporarily discontinue operations authorized under CPCN 2115, Sub 2, is hereby GRANTED for the period October 12, 2021 through April 12, 2022, subject to the conditions set forth in subparagraph 2 below.
- 2. Prior to resuming operations under CPCN 2115, Sub 2, submit to the Authority staff, on company letterhead, a request to resume operations, and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Provide proof of enrollment in a random drug testing consortium and current enrollment list,
 - d. Provide a list of all current vehicles along with copies of current registrations and AVIRs,
 - e. Ensure carrier is current with NTA Annual Report filings, and
 - f. Pay all fines and fees due to the Authority.

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Docket 21-04014 Page 3 of 3

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

21-04014 Extension

11/19/21 rmb DT/NTA

State of Nevada Department of Business and Industry Nevada Transportation Authority

NOV 03 2021

Las Vages, Nevada

Request to Temporarily Discontinue Service

Company Name: T1 Transportation, Inc.		
Address: 101 Convention Center Dr. #670		
City, State, Zip: Las Vegas, NV 89109		
CPCN: 2115.2		
In accordance with NRS 706.341, the above discontinue service, from October 12, 2021	e named certificate holder w to April 12, 2022	ould like to temporarily (Not to exceed 6 month
This request is due to: The only vehicle attach	ed to this CPCN has died and it	not
repairable. Need additional time to purchase a	new vehicle. Docket # 21-0401	4
If you wish to resume operations prior to to Nevada Transportation Authority in writing provide proof of current insurance, and current Signature of Certificate Holder	, stating the date you inten-	you must first notify the d to begin service, and
Greg Carter, General Manager		
Printed name of Certificate Holder		
301-741-0071		
Phone number Fax number		
gcarter@t1transportation.com		
Email Address		
Submit both pages of this Request to: Nevada Transportat	ion Authority	

3300 West Sahara Avenue

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

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

See notary
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In the Matter of the Request of Bour Enterprises, LLC)	
d/b/a Las Vegas Limousine Service, d/b/a Vegas)	Docket 21-05001
Royalty Limos, Stardust Transportation to discontinue)	
operations authorized under CPCN 2149, Sub 7 from)	
November 3, 2021 through April 3, 2022.		

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

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 3, 2021, Mulugeta Bour, owner of Bour Enterprises, LLC d/b/a Las Vegas Limousine Service, d/b/a Vegas Royalty Limos, Stardust Transportation ("Petitioner") filed a Request, designated as Docket 21-05001, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2149, Sub 7 for the period of May 3, 2021 through November 3, 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 was granted at the June 14, 2021 general session.
- 3. That on November 3, 2021, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of November 3, 2021 through April 3, 2022.
- 4. That the Request on file herein comes within the purview of the statutes of the State of Nevada.

Docket 21-05001 Page 2 of 3

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

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

- The Request of Bour Enterprises, LLC d/b/a Las Vegas Limousine Service, d/b/a Vegas Royalty Limos, Stardust Transportation to temporarily discontinue operations authorized under CPCN 2149, Sub 7 is hereby GRANTED for the period November 3, 2021 through April 3, 2022.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 Sub 7 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, and
 - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list.
 - e. Ensure the company NTA Annual Report filings are current, and
 - f. Pall all fines and fees due to the Authority.

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Docket 21-05001 Page 3 of 3

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

21-05001 Extension

State of Nevada Department of Business and Industry Nevada Transportation Authority

NOV 0.3 2021

Request to Temporarily Discontinue Service Vegas, Nevaux

Transfer at 1 and	
Company Name: BOUT ENTER PRISES, LLC	d)
Address: 4825 Quality Court	
City, State, Zip: LAS Vegos, NV 84103	
CPCN: 2149	
In accordance with NRS 706.341, the above named certificate holder would like to temporal discontinue service, from $\frac{1003, 2021}{1000000000000000000000000000000000$	orarily 1 6 months)
OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST CONTINUE THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMPORISCONTINUANCE OF SERVICE.	EUNTIL ORARY
If you wish to resume operations prior to the end date of this request, you must first not Nevada Transportation Authority in writing, stating the date you intend to begin service provide proof of current insurance, and current tariffs, if applicable.	tify the e, and
Signature of Certificate Holder	
Printed name of Certificate Holder	
702 803 - 2047 Phone number Fax number	
Email Address	ę
Submit both pages of this Request to:	
Nevada Transportation Authority	
3300 West Sahara Avenue or 1755 E Plumb Lane Suite 200 Suite 229	

Reno, NV 89502

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

Las Vegas, NV 89102

In the Matter of the Request of Bour Enterprises, LLC)	
d/b/a Las Vegas Limousine Service, d/b/a Vegas)	Docket 21-05002
Royalty Limos, Stardust Transportation to discontinue)	
operations authorized under CPCN 1059, Sub 12 from)	
November 3, 2021 through April 3, 2022.		

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

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 3, 2021, Mulugeta Bour, owner of Bour Enterprises, LLC d/b/a Las Vegas Limousine Service, d/b/a Vegas Royalty Limos, Stardust Transportation ("Petitioner") filed a Request, designated as Docket 21-05002, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 1059, Sub 12 for the period of May 3, 2021 through November 3, 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 was granted at the June 14, 2021 general session.
- 3. That on November 3, 2021, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of November 3, 2021 through April 3, 2022.
- 4. That the Request on file herein comes within the purview of the statutes of the State of Nevada.

Docket 21-05002 Page 2 of 3

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

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

- The Request of Bour Enterprises, LLC d/b/a Las Vegas Limousine Service, d/b/a Vegas Royalty Limos, Stardust Transportation to temporarily discontinue operations authorized under CPCN 1059, Sub 12 is hereby GRANTED for the period November 3, 2021 through April 3, 2022.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN 1059, Sub 12 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, and
 - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list.
 - e. Ensure all vehicles have current decals,
 - f. Ensure the company NTA Annual Report filings are current, and
 - g. Pay all fines and fees due to the Authority

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Docket 21-05002 Page 3 of 3

3. Т	The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred		
i	n the drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		R. David Groover, Commissioner	
Attes	st: Jennifer De Rose, Deputy Commissioner	-	
Date	d: Las Vegas, Nevada		

21-05002 Extension

State of Nevada Department of Business and Industry Nevada Transportation Authority

NOV 0 3 2021

Nevada Transponation Authority

Request to Temporarily Discontinue Service

<u> </u>	pordania del 1100
Company Name: Bour Ent	erjonises, LLC
Company Name: Bour Ent Address: 4525 Quality	y Court
City, State, Zip: Lar Verges 1	SU 89103
CPCN: 1059	
In accordance with NRS 706.341, the discontinue service, from Nov 3, 7	e above named certificate holder would like to temporarily 2021 to April 3, 2021. (Not to exceed 6 months)
This request is due to:	19
	,
OPERATIONS CONDUCTED BY THE I THE NEVADA TRANSPORTATION A DISCONTINUANCE OF SERVICE.	REQUESTING CERTIFICATE HOLDER MUST CONTINUE UNTIL AUTHORITY ISSUES AN ORDER GRANTING A TEMPORARY
If you wish to resume operations provide proof of current insurance, of	ior to the end date of this request, you must first notify the writing, stating the date you intend to begin service, and and current tariffs, if applicable.
Signature of Certificate Holder	
mulubrafu BOILY	
Printed name of Certificate Holder	
702 308 7047 Phone number Fax nu	umber
Email Address	<u> </u>
Submit both pages of this Request to	<u>;</u>
Nevada Tran	sportation Authority
3300 West Sahara Avenue	or 1755 E Plumb Lane
Suite 200 Las Vegas, NV 89102	Suite 229 Reno, NV 89502
244 . AB 2011 1. 1. 10V	KGIO, NY 07002

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

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Bour Enterprises, LLC)	
d/b/a Stardust Transportation to discontinue)	Docket 21-05003
operations authorized under CPCN 1017, Sub 5 from)	
November 3, 2021 through April 3, 2022.)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

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 3, 2021, Mulugeta Bour, owner of Bour Enterprises, LLC d/b/a Stardust Transportation ("Petitioner") filed a Request, designated as Docket 21-05003, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 1017, Sub 5 for the period of May 3, 2021 through November 3, 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 was granted at the June 14, 2021 general session.
- 3. That on November 3, 2021, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of November 3, 2021 through April 3, 2022.
- 4. That the Request on file herein comes within the purview of the statutes of the State of Nevada.
- 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.

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Docket 21-05003 Page 2 of 2

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

1. The Request of Bour Enterprises, LLC d/b/a Stardust Transportation to temporarily discontinue operations authorized under CPCN 1017, Sub 5 is hereby GRANTED for the period November 3, 2021 through April 3, 2022.

- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN 1017, Sub 5 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, and
 - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list.
 - e. Ensure all vehicles have current decals,
 - f. Ensure the company NTA Annual Report filings are current, and
 - g. Pay all fines and fees due to the Authority.
- 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
	R. David Groover, Commissioner
Attest: Jennifer De Rose, Deputy Commissioner	<u> </u>
Dated: Las Vegas, Nevada	

21-05003 Extension

State of Nevada Department of Business and Industry Nevada Transportation Authority

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NOV 0.3 2021

Nevada Transportation Authority

Request to Temporarily Discontinue Service November 1 Company Name: Lour Enterprises, UL City, State, Zip: _____ CPCN: 101 In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from NOV 3, 2021 to April 3, 2021. (Not to exceed 6 months) This request is due to: OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST CONTINUE UNTIL THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMPORARY **DISCONTINUANCE OF SERVICE.** If you wish to resume operations prior to the end date of this request, you must first notify the Nevada Transportation Authority in writing, stating the date you intend to begin service, and provide proof of current insurance, and current tariffs, if applicable. Signature of Certificate Holder **Email Address** Submit both pages of this Request to: Nevada Transportation Authority

1755 E Plumb Lane

Reno, NV 89502

Suite 229

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

3300 West Sahara Avenue

Las Vegas, NV 89102

Suite 200

REGGIES TOWING LLC

5200 Indian River Dr Apt 304 Las Vegas, NV 89103 CPCN 7450



October 19, 2021

Nevada Transportation Authority 3300 W Sahara Ave, Las Vegas, NV 89102

Re: Motion to Extend Compliance Period

To whom it may concern:

I would like to request Motion to Extend Compliance Period for CPCN 7450. The reason for this is that it has been hard to find an available yard for Towing service. I am waiting for some landlords to let me know when their yards will be available for leasing.

I greatly appreciate if you can extend the Compliance Period 90 days if possible.

Vregh Amirian

Jambo Transportation, LLC Docket 18-05014 December 9, 2021 General Session

This carrier has been on a temporary discontinuance since June 5, 2018 due to health reasons (3 and $\frac{1}{2}$ years).

The last approval was granted at the December 17, 2020 general session for the period December 5, 2020 through June 5, 2021. The temporary discontinuance has expired 6 months ago.

Staff has reached out to the carrier but there has been no response.

Staff is requesting the issuance of an Oder to Show Cause as to why the CPCN should not be revoked and that the hearing be held at the January 13, 2022 general session.

Dockets 20-04016 and 20-04017 Have been removed from the agenda

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The voluntary cancellation of consent-only)	
tow car authority granted under Certificate of Public)	Docket 21-10024
Convenience and Necessity 7364 issued to JC's Best)	
Auto Repair, LLC d/b/a JC's Best Auto Repair.)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

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

1. That on July 12, 2017, the Authority issued Certificate of Public Convenience and Necessity ("CPCN") 7364 to JC's Best Auto Repair, LLC d/b/a JC's Best Auto Repair ("JC's") 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 October 14, 2021, Juan C. Marquez, Owner of JC's provided notice to the Authority of the voluntary cancellation of CPCN 7364.
- 3. That the Petition on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
- 4. That the Authority has reviewed all the records relating to this Petition and finds that granting

Docket 21-10024 Page 2 of 2

the Petition would be in the public interest.

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

1. CPCN 7364 issued to JC's Best Auto Repair, LLC d/b/a JC's Best Auto Repair is hereby CANCELLED.

- 2. The carrier is to immediately remove any and all markings indicating "CPCN 7437" 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
	R. David Groover, Commissioner
Attest:	<u> </u>
Jennifer De Rose, Deputy Commissioner	
Dated:	
Las Vegas, Nevada	

10/21/21 rmb
DT/NTA
Department of F

21-10024 RECEIVED

OCT 1 4 2021

Nevada Transportation Authority Las Vegas, Nevada

Department of Business and Industry Nevada Transportation Authority

Request for Voluntary Cancellation of CPCN

In the matter of the request by TO Born Ala Rapain, L2 C
to cancel Certificate of Public
Convenience and Necessity (CPCN) number: 7364
The above named carrier is no longer conducting operations or providing transportation
services authorized under CPCN 7564.
Therefore, July Charges , the authorized representative for SC'S Read Duko Rappoint 4
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
Dusy manger
Printed name of Petitioner
SOOR DONN'S DUR
Address
Las vesas Nu 89130
202-510-9540
Phone number Fax number
505 Best Porto 6 yattoo, com Email address
Email address

INSTRUCTIONS:

Suite 200

Las Vegas, NV 89102

 Completely fill out the first page of this Voluntary Cancellation Request. 	
2. Briefly explain the reason you are requesting a cancellation of your certificate: Close My Russiness and Sold The truck.	
TIPE THUCK,	_
	_
	_
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.	
File all three pages of this Request (with all tow/taxi plates and/or decals) and mail or deliver to either of our office locations:	
Nevada Transportation Authority	
3300 West Sahara Avenue 1755 E Plumb Lane Suite 200 OR Suite 229	

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

Suite 229

Reno, NV 89502

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: Platinum LV Transportation LLC, CPCN)	
2118, seeking Approval of Motion to Deviate from)	Docket Number 21-10014
the Requirements of NAC 706.1375 and NTA Policy)	
Requiring Registration in Name of Authorized)	
Carrier.		

INTERIM ORDER PERMITTING TEMPORARY DEVIATION

Under Nevada Revised Statutes ("NRS") 706.151, the Nevada Transportation Authority ("Authority") has legal jurisdiction and authority over this matter. Additionally, NAC 706.1305 permits the Authority to allow deviation from the provisions of NAC 706.010 to 706.4019 if good cause is shown.

On October 8, 2021, Platinum LV Transportation LLC (Platinum) submitted a Petition for Deviation to the Authority. Initially, the Petition sought a deviation from the requirements of NAC 706.1375 and NTA Policy for six (6) separate entities with six (6) different CPCNs. Four of the entities identified in the Petition ie Bell Limo CPCN 1217, Airport Min Bus CPCN 2350, Mammoth Limousine CPCN 1105 and Platinum LV Transportation (a charter bus) CPCN 2166, are presently subject to a temporary discontinuance. One of the entities - Celebrity Coaches CPCN 2105 - is a charter bus and this order does not apply to it. This order is only applicable to Whittlesea Checker Taxi CPCN 2118..

On October 8, 2021, Platinum also submitted six separate Sale and Transfer applications to the Authority. These applications and the Petition for Deviation establish that NTI-NV has purchased the existing debt of Platinum. Further, Platinum/NTI-NV has provided the Authority with proof of a commercial insurance policy number MA3949P2021, in the name of the fully regulated carrier – Whittlesea Checker Taxi- through Gateway Insurance with an effective date of June 21, 2021. This insurance policy covers, in pertinent part, the following ten (10) vehicles:

- 2016 Dodge Caravan serial number 2C4RDGCG2GR202450;
- 2017 Dodge Caravan serial number 2C4RGDBG5HR765320;
- 2017 Dodge Caravan serial number 2C4RDGCG3GR385065;
- 2015 Toyota Sienna serial number 5TDKK3DC2FS561282;
- 2015 Toyota Sienna serial number 5TDKK3DC2FS589888;
- 6. 2015 Chevrolet Suburan serial number 1GNSKJKC0FR606376;
- 2016 Chevrolet Suburan serial number 1GNSKHKC8GR218287;
- 8. 2017 Dodge Caravan serial number 2C4RDGCG3HR671063;
- 9. 2017 Dodge Caravan serial number 2CRDGCG1HR696267; and,
- 10. 2017 Dodge Caravan serial number 2C4RDGCG4HR677163.

Additionally, Platinum/NTI-NV has provided the Authority with a valid Temporary Movement Permit and Insurance Identification Card for each of the above identified vehicles.

Based upon the forgoing facts and the submission of the required Transfer and Sale applications, good cause is established and,

IT IS ORDERED that Whittlesea Checker Taxi, operating pursuant to CPCN 2118, shall be permitted to operate the above identified <u>ten (10)</u> vehicles for <u>forty five (45) days from November</u>

23, 2021. There shall not be any extension of this <u>forty five (45) days</u> time period.

IT IS FURTHER ORDERED that Platinum/NTI-NV shall provide the Authority with the permanent registration documents, for each of the above noted vehicles, within <u>five (5) days</u> of the receipt of the registration document.

IT IS FURTHER ORDERED that Platinum/NTI-NV will <u>immediately</u> obtain an extension of any Temporary Movement Permit for any of the ten noted vehicles before the permit expires.

Platinum/NTI-NV shall provide the Authority with a copy of any extension of the Temporary Movement Permits within <u>five (5) days</u> of the receipt of such an extension.

IT IS FURTHER ORDERED that operation pursuant to this Order shall end on January 7, 2022.

Finally, it is ordered that 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

R. David Groover Commissioner

Attest:

Patricia M. Erickson, Administrative Attorney

Dated:

Las Vegas, Nevada

Item #68

Docket

21-10026

Have been removed from the agenda

Additional material provided after initial posting of supporting material but prior to meeting.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Black Wolf Moving)	
Nevada, LLC d/b/a Two Men and a Truck for)	Docket 21-11015
authority to modify tariff rates pursuant to NAC)	
706.1384.)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover 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 Black Wolf Moving Nevada, LLC d/b/a Two Men and a Truck, ("Applicant"), a carrier certificated to provide transportation of household goods as described in Certificate of Public Convenience and Necessity ("CPCN") 3343, Sub 1, for authority to modify tariff rates pursuant to NAC 706.1384.
- 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 seeks to:
 - a. Modify rates for Depreciated Valuation where excess of \$0.60 per pound per article is declared, from four (4) levels to two (2) levels, \$500.00 or less and More than \$500.00, and removed the Special Valuation option.

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b. Modify the hourly rates from four (4) seasons to two (2) seasons as follows:

		Old Rate Range of	New Rate Range of
# of Men and	Month	Rates	Rates
Trucks			
2 Men + 1 Truck	January & February	\$135 - \$145	\$145 - \$155
3 Men + 1 Truck		\$180 - \$190	\$200 - \$210
4 Men + 1 Truck	New range includes	\$225 - \$235	\$255 - \$265
4 Men + 2 Trucks	November & December	\$270 - \$290	\$290 - \$310
	December		
2 Men + 1 Truck	March & April	\$140 - \$160	
3 Men + 1 Truck		\$185 - \$205	
4 Men + 1 Truck		\$230 - \$250	
4 Men + 2 Trucks		\$280 - \$320	
2 Men + 1 Truck		\$145 - \$165	\$155 - \$175
3 Men + 1 Truck	May, June, July,	\$ 190 - \$210	\$210 - \$230
4 Men + 1 Truck	August, September,	\$235 - \$255	\$265 - \$285
4 Men + 2 Trucks	and October	\$290 - \$330	\$310 - \$350
	New range includes		
	March & April		
2 Men + 1 Truck	November &	\$135 - \$145	
3 Men + 1 Truck	December	\$180 - \$190	
4 Men + 1 Truck		\$225 - \$235	
4 Men + 2 Trucks		\$270 - \$290	

- c. Modify the rate of an additional mover from \$45.00 to \$55.00 per hour all year.
- d. Modify Storage Fee from \$99.00 for the fist day and \$75.00 every day thereafter, per truck to\$250.00 for the first day and \$400.00 every day thereafter, per truck.
- e. Remove the 5% Repeat Customer Discount.
- 4. That the proposed rates are within the range of rates currently charged by the industry for similar services, except for the Storage Fee after the first day, which is higher than the range of rates currently charged by the industry for similar services.
- 5. That Staff expresses no concern since customers can hire other certificated carriers with lower rates.
- 6. That the Applicant's last rate increase was July, 2021.
- 7. That based upon all the records relating to the Application and after investigation:

Docket 21-11015

- a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
- b. The proposed tariff modification will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.

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

- Upon the Applicant reimbursing the Authority for the costs of noticing related to the Application, the tariff modification proposed by Black Wolf Moving Nevada, LLC d/b/a Two Men and a Truck is hereby GRANTED.
- 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
		R. David Groover, Commissioner
Attest:	Jennifer De Rose, Deputy Commissioner	_
Dated:		

Supporting Material Initially Posted

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Black Wolf Moving)	
Nevada, LLC d/b/a Two Men and a Truck for)	Docket 21-11015
authority to modify tariff rates pursuant to NAC)	
706.1384.)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover Deputy Commissioner Jennifer De Rose

ORDER

Based on the evidence of record, the Nevada Transportation Authority ("Authority") makes the following findings:

- That an Application was filed with the Authority by Black Wolf Moving Nevada, LLC d/b/a Two
 Men and a Truck, ("Applicant"), a carrier certificated to provide transportation of household goods
 as described in Certificate of Public Convenience and Necessity ("CPCN") 3343, Sub 1, for
 authority to modify tariff rates pursuant to NAC 706.1384.
- 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 seeks to:
 - a. Modify rates for Depreciated Valuation where excess of \$0.60 per pound per article is declared, from four (4) levels to two (2) levels, \$500.00 or less and More than \$500.00, and removed the Special Valuation option.

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b. Modify the hourly rates from four (4) seasons to two (2) seasons as follows:

		Old Rate Range of	New Rate Range of
# of Men and	Month	Rates	Rates
Trucks			
2 Men + 1 Truck	January & February	\$135 - \$145	\$145 - \$545
3 Men + 1 Truck		\$180 - \$190	\$200 - \$210
4 Men + 1 Truck	New range includes	\$225 - \$235	\$255 - \$265
4 Men + 2 Trucks	November &	\$270 - \$290	\$290 - \$310
	December		
2 Men + 1 Truck	March & April	\$140 - \$160	
3 Men + 1 Truck		\$185 - \$205	
4 Men + 1 Truck		\$230 - \$250	
4 Men + 2 Trucks		\$280 - \$320	
2 Men + 1 Truck		\$145 - \$165	\$155 - \$175
3 Men + 1 Truck	May, June, July,	\$ 190 - \$210	\$210 - \$230
4 Men + 1 Truck	August, September,	\$235 - \$255	\$265 - \$285
4 Men + 2 Trucks	and October	\$290 - \$330	\$310 - \$350
	New range includes		
	March & April		
2 Men + 1 Truck	November &	\$135 - \$145	
3 Men + 1 Truck	December	\$180 - \$190	
4 Men + 1 Truck		\$225 - \$235	
4 Men + 2 Trucks		\$270 - \$290	

- c. Modify the rate of an additional mover from \$45.00 to \$55.00 per hour all year.
- d. Modify Storage Fee from \$99.00 for the fist day and \$75.00 every day thereafter, per truck to \$250.00 for the first day and \$400.00 every day thereafter, per truck.
- e. Remove the 5% Repeat Customer Discount.
- 4. That the proposed rates are within the range of rates currently charged by the industry for similar services, except for the Storage Fee after the first day, which is higher than the range of rates currently charged by the industry for similar services.
- 5. That Staff expresses no concern since customers can hire other certificated carriers with lower rates.
- 6. That the Applicant's last rate increase was July, 2021.
- 7. That based upon all the records relating to the Application and after investigation:

Docket 21-11015

- a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
- b. The proposed tariff modification will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.

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

- 1. Upon the Applicant reimbursing the Authority for the costs of noticing related to the Application, the tariff modification proposed by Black Wolf Moving Nevada, LLC d/b/a Two Men and a Truck is hereby GRANTED.
- 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
	R. David Groover, Commissioner
Attest: Jennifer De Rose, Deputy Commissioner	
Dated:	

BLACK WOLF MOVING NEVADA, LLC d/b/a TWO MEN AND A TRUCK

Household Goods Tariff Number 1

Rule No. RULES AND REGULATIONS

55. Articles Liable to Cause Damage

- A. Carrier will not accept for shipment property liable to damage equipment or other property.
- B. Carrier will not accept for shipment articles, which cannot be taken from the premises without damage to the article or the premises

60. Complete Article

Each shipping piece or package and contents thereof constitute one article except the total component parts of any article taken apart or knocked down for handling or loading in vehicle shall constitute one article for the purpose of determining carrier's liability as provided in Rule 70.

Note

When entire shipment is transported in containers or shipping boxes, each shipping package, piece or loose item not enclosed within a package in such containers or shipping boxes will constitute the article.

70. Declaration of Value

A. Shippers are required to state specifically in writing the agreed or declared value of the property, otherwise a base value protection of \$0.60 per pound per article will apply. Where value in excess of \$0.80 per pound per article is declared, at the option of the shipper, the carrier will provide a depreciated valuation for an additional fee(see chart below). Depreciated Valuation is calculated at 20% depreciation per year. Where depreciated value cannot be determined. Customer will be given \$2.25 per pound per article. Where value in excess of \$2.25 per pound per article is declared, at the option of the shipper, the carrier will provide special valuation for an additional fee(see chart below). Special Valuation includes repair or replacement of item, or value protection of \$4.00 per pound per article. The charges for each are based per truck, on the total cost of the move as follows.

Total Cost of the Move:	Depreciated Valuation	Special Valuation
Less than \$550.00	\$55.00	\$100.00
Between \$551.00 - \$1,000	.00 \$95.00	\$175.00
Between \$1,001.00 - \$1,29		\$225.00
More than \$1,251.00	\$150.00	\$275.00

B. If shipper declines to declare the value or agree to release value in writing, the shipment may not be accepted. If accepted, base release value of \$0.60 per pound per article will apply. (See Rule 120).

Issued:

Issued By:
Brian Wehrs - Director of
Operations, Black Wolf Group
d/b/a Two men and a Truck
3510 Coleman Street
North Las Vegas, NV 89032
3255 Pepper Lane STE 108
Las Vegas, NV 89120

Effective:

ACCEPTED

JUL 27 2021

Nevada Transportation Authority
Las Vegas, Nevada

BLACK WOLF MOVING NEVADA, LLC d/b/a TWO MEN AND A TRUCK

Household Goods Tariff Number 1

Rule No. RULES AND REGULATONS

300. Application of Rates

Carrier will charge hourly rates for use of vehicle and cost of labor. All charges begin at the location of the shipment pick up and end at the drop off location for the shipment.

(A) Shipping Rates

Hourly rates apply from shipper's pick up location to shipper's drop off location and are as follows.

	2-Man 1- Truck	3-Man 1- Truck	4-Man 1- Truck	4-Man 2- Truck
January & February			LEASTER DE MINISTER	
Mon - Thur	\$135.00	\$180.00	\$225.00	\$270.00
Fri & Sat	\$140.00	\$185.00	\$230.00	\$280.00
Sun	\$145.00	\$190.00	\$235.00	\$290.00
March & April			v	
Mon - Thur	\$140.00	\$185:00	\$230.00	\$280.00
Fri & Sat	\$150.00	\$195.00	\$240.00	\$300.00
Sun	\$160.00	\$205.00	\$250.00	\$320.00
May, June, July, August, September, October				
Mon-Thur	\$145.00	\$190.00	\$235.00	\$290.00
Fri & Sat	\$155.00	\$200.00	\$245.00	\$310.00
Sun	\$165.00	\$210.00	\$255.00	\$330.00
November & December				
Mon-Thur	\$135.00	\$180.00	\$225.00	\$270.00
Fri & Sat	\$140.00	\$185.00	\$230.00	\$280.00
Sun	\$145.00	\$190.00	\$235.00	\$290.00

(B) Travel Charge

A one (i) hour travel charge will be assessed for all movers at the applicable hourly rate, if the shipper's pick up or drop off location is located beyond 30 miles from carrier's domicile, then the shipper will be charged an additional one-half hour for each 30 additional miles traveled, or portion thereof.

(C) Minimum Charge

All shipments and cancellations with less than 48 hours are subject to a two (2) hour minimum charge for all moves at the current rate.

Las Vegas, NV 89120

(D) Peak Week Price Increase

The rate for the First 5 days and Last 5 days of every month will be increased by \$5 per hour.

(E) Extra Mover

Carrier will provide an additional mover for \$45 per hour all year.

Issued:

Issued By:

Brian Wehrs - Director of Operations,
Black Wolf Group

d/b/a Two men and a Truck
3510 Coleman Street
North Las Vegas, NV 89032

And
3255 Pepper Lane STE 108

Effective:

ACCEPTED

JUL 27 2021

Nevada Transportation Authority Las Vegas, Nevada Original Page 15

NTA No. 1

BLACK WOLF MOVING NEVADA, LLC d/b/a TWO MEN AND A TRUCK

Household Goods Tariff Number 1

Rule No. RULES AND REGULATONS

300 cont.

(G) Storage Fee -

First Day is \$99 and \$75 everyday thereafter, per truck -

This fee is if the carrier is to keep a shipper's or consignor's goods on the carrier's truck overnight due to unforeseen circumstances out of the shipper's or consignor's control.

i.e., House did not close and record as it should have.

(H) Discount -

5% Military and Senior Discount applicable for all moves with proper identification.

(An example of proper ID would be Driver's License with proof of age and/or Military Issued ID.)

5% Repeat Customer discount applicable for all moves where we have record of customer using service prior.

(An example of proper ID would be Driver's License with proof of age and/or Military Issued ID.)

Issued:

Issued By:
issued by:
Jordan Smith
General Manager
Black Wolf Moving Nevada, LLC
d/b/a Two men and a Truck
3510 Coleman Street
North Las Vegas, NV 89032
And
3255 Pepper Lane STE 108
Las Vegas, NV 89120

Effective:

ACCEPTED

APR 28 2016

Nevada Transportation Authority Las Vegas, Nevada

NTA No. 1

BLACK WOLF MOVING NEVADA, LLC d/b/a TWO MEN AND A TRUCK

Household Goods Tariff Number 1

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Note:

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Estimated Cost of the Move:

\$500.00 or less More than \$500.00 **Depreciated Valuation**

\$60.00 \$100.00

B. If shipper declines to declare the value or agree to release value in writing, the shipment may not be accepted. If accepted, base release value of \$0.60 per pound per article will apply. (See Rule 120).

Issued:

Issued By:

Brian Wehrs – Director of Operations
Black Wolf Group
d/b/a Two men and a Truck
3510 Coleman Street
North Las Vegas, NV 89032
And
3255 Pepper Lane STE 108
Las Vegas, NV 89120

Effective:

C.- Chause

BLACK WOLF MOVING NEVADA, LLC d/b/a TWO MEN AND A TRUCK

Household Goods Tariff Number 1

Rule No. RULES AND REGULATONS

300. Application of Rates

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(A) Shipping Rates

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	2-Man 1- Truck	3-Man 1- Truck	4-Man 1- Truck	4-Man 2- Truck
January, February, November & December				
Mon - Thur	\$145.00	\$200.00	\$255.00	\$290.00
Fri & Sat	\$150.00	\$205.00	\$260.00	\$300.00
Sun	\$155.00	\$210.00	\$265.00	\$310.00
March, April, May, June, July, August, September & October				
Mon - Thur	\$155.00	\$210.00	\$265.00	\$310.00
Fri & Sat	\$165.00	\$220.00	\$275.00	\$330.00
Sun	\$175.00	\$230.00	\$285.00	\$350.00
			1	

(B) Travel Charge

A one (1) hour travel charge will be assessed for all moves at the applicable hourly rate. If the shipper's pick up or drop off location is located beyond 30 miles from carrier's domicile, then the shipper will be charged an additional one-half hour for each 30 additional miles traveled, or portion thereof.

(C) Minimum Charge

All shipments and cancellations with less than 48 hours are subject to a two (2) hour minimum charge for all moves at the current rate.

(D) Peak Week Price Increase

The rate for the First 5 days and Last 5 days of every month can be increased by \$5 per hour as these are peaked time for business.

(E) Extra Mover

Carrier will provide an additional mover for \$55 per hour all year.

Issued:	Issued By: Brian Wehrs – Director of Operations Black Wolf Group d/b/a Two men and a Truck 3510 Coleman Street North Las Vegas, NV 89032 And 3255 Pepper Lane STE 108 Las Vegas, NV 89120	Effective:
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BLACK WOLF MOVING NEVADA, LLC d/b/a TWO MEN AND A TRUCK

Household Goods Tariff Number 1

Rule No. RULES AND REGULATONS

300 cont.

(G) Storage Fee –

First Day is \$250 and \$400 everyday thereafter, per truck
This fee is if the carrier is to keep a shipper's or consignor's goods on the carrier's truck
overnight due to unforeseen circumstances out of the shipper's or consignor's control.
i.e., House did not close and record as it should have.

(H) Discount -

5% Military and Senior Discount applicable for all moves with proper identification. (An example of proper ID would be Driver's License with proof of age and/or Military Issued ID.)

Remoned Repeat Customer discourt

Issued:

Issued By:
Brian Wehrs – Director of Operations
Black Wolf Group
d/b/a Two men and a Truck

3510 Coleman Street North Las Vegas, NV 89032 And

3255 Pepper Lane STE 108 Las Vegas, NV 89120 Effective:

I - increase

Agenda Item# 70

Item #70

Docket

21-11016

Have been removed from the agenda

Agenda Item# 71

Item #71

Docket

21-11020

Have been removed from the agenda

Agenda Item# 72 PUBLIC COMMENT

Agenda Item# 73 WEBEX

INSTRUCTIONS

Agenda Item# 74 PUBLIC COMMENT

Agenda Item# 75

11/2/21 rmb DT STEVE SISOLAK

STATE OF NEVADA



TERRY REYNOLDS

Director B&I

21-10042

DAWN GIBBONS Chair

GEORGE ASSAD Commissioner

R. DAVID GROOVER

Commissioner

OCT 2 8 2021

Nevada Transportation Authority
Las Vegas, No. 200

Governor

DEPARTMENT OF BUSINESS AND INDUSTRY

NEVADA TRANSPORTATION AUTHORITY

PETITION FOR RECONSIDERATION

Docket /Citation /Impound /Permit #: 87/6
Petitioner's Name: Marcus D. Wartherspoon Telephone: 253-0491
Mailing Address: 4543 Weitzman Pl Las Vagas, NV 89141
Reason for request: Thank you for taking the time to review
my reconsideration letter. I failed to show up to
the last scheduled meeting. I was having
financial difficulty & was unable to travel back
to Las Vegas. I have now been employed with
the same company (Ats) for the post 4 years.
In my past I have committed a few crimes.
I have paid my debt to society. I have now
been on a straight path in my life. I have.
relocated to Vegas got married. I am now a
business owner. At this time I'm asking for your
department to reconsider my application & pleasegive me a second chance
Signature: 10.27.21
ASO SILL S

Agenda Item# 76

Oasis Moving & Storage, Inc. Order to Show Cause Docket 19-12030 December 9, 2021 General Session

Current standing:

Staff is requesting resolution for this Order to Show Cause ("OSC"). The OSC was opened two years ago. The history of the OSC is presented below. As of the date of this writing, 11/29/2021, there has been no activity on the sale and transfer Docket 19-03005, the temporary discontinuance Docket 19-04031 which has been on-going since April of 2019, has now expired again as of October 30, 2021.

No documentation has been provided for the sale and transfer. This carrier has been out of service for over 2 ½ years. To resume operations at this point would require a full review including financial and updated background. The carrier has shown no interest in returning to operation. Staff is requesting that the CPCN be revoked and the Oasis Moving & Storage, Inc. can file a new application at such time as they wish to operate in the State of Nevada.

Prior contact with carrier:

Staff attempted to reach the Carrier, Erez Bitton and was not able to reach him until 9/1/2020. Mr. Bitton indicated that he was not aware of the requirement to provide the financial information for the sale and transfer docket on file with the NTA.

The request for the information was previously sent to Brent Carson, Esq. and copied to Erez Bitton and to Marina Voskanyan (in house Oasis accountant) on July 29, 2020. He has currently (9/1/20) agreed to supply the information. Based on that communication with Mr. Bitton the information was due in 15 working days – due by 9/23/20.

On 9/10/20 we received Association of Counsel notification that Brent Carson, Esq. is now representing Oasis Moving & Storage on the sale and transfer application under Docket 19-03005.

Past History:

May 13, 2021 General Session minutes:

Docket 19-12030 The Order to Show Cause issued to Oasis Moving & Storage as to why CPCN 3349 should not be revoked, and the Sale and Transfer of CPCN 3349 under Docket 19-03005 and the Request to extend the period of temporary discontinuance under Docket 19-04013. Staff investigation concluded. *Item tabled from October 15, 2020 General Session*

Item 73 (19-04031) was considered with Item 106.

Item 73 Docket 19-04031 – Discontinuance granted for an additional six months and that this will be the final extension. Approved 3-0

October 15, 2020 General Session minutes:

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

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

July 22, 2020 General Session minutes:

Docket 19-12030 Order to Show Cause issued to Oasis Moving & Storage as to why Certificate of Public Convenience and Necessity 3349 should not be revoked. Staff investigation concluded. Applications Manager Liz Babcock summarized the procedural history of the docket, requested the Order to Show Cause be tabled and requested financials within thirty (30) days. Hope DiBartolomeo, Management Analyst II indicated citation accounts are paid in full. Brent Carson, Esquire appeared on behalf of the carrier. Motion to table to the next subsequent Agenda - Approved 3-0

January 31, 2020 General Session minutes:

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

Brent Carson, Esquire appeared on behalf of the carrier and indicated the Owner would like to continue operations and stated he would file a retroactive Temporary Discontinuance through February 28, 2020. Applications Manager Liz Babcock detailed the procedural history of the docket. Order to Show Cause tabled, carrier to pay \$600.00 currently owing and file Temporary Discontinuance. Approved 3-0

Agenda Item# 77

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Application of The Sowell)	
Company, Inc. d/b/a Ernie's Van & Storage for a)	Docket 21-03006
Certificate of Public Convenience and Necessity to)	
operate as a household goods mover within the State)	
of Nevada.)	
)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover 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 9, 2021, The Sowell Company, Inc. d/b/a Ernie's Van & Storage ("Applicant") filed an Application for a Certificate of Public Convenience and Necessity to operate as a household goods mover within Carson City, Washoe, Douglas, Storey, Churchill, and Lyon Counties, Nevada on the one hand and points and places within the State of Nevada on the other and to operate three (3) vehicles. Said Application was designated as docket 21-03006.
- 2. That on March 10, 2021, the Application was properly noticed to the public and no Petitions for Leave to Intervene or Protests were filed.
- 3. That Staff requested the hearing on the Application be dispensed, pursuant to NRS 706.391 paragraph 9. Commissioner George Assad, serving in his capacity as Presiding Officer for the Authority, granted the request.
- 4. That Authority Staff reported the following:

Docket 21-03006 Page 2 of 5

a. Howard Woods, Compliance Audit Investigator, investigated the Applicant's background and inspected documentation relative to the proposed operation. Mr. Woods reported no areas of concern regarding the Applicant's operational fitness and stated that he supported approval of the Application.

- b. Yvonne Shelton, Financial Analyst for the Authority, inspected the Applicant's financial information. Ms. Shelton reported no areas of concern regarding the Applicant's financial fitness and stated that she supported approval of the Application.
- c. Liz Babcock, Applications Manager, reported that the Applicant met the requirements; Staff had no concerns; and supported approval of the Application.
- 5. Based on all records pertaining to the Application, after investigation, and pursuant to NRS

706.391:

- a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
- b. The Applicant is financially and operationally fit, willing, and able to perform the transportation service for which applied.
- c. Granting the Application on file herein would be in the public interest, will tend to foster sound economic conditions in the industry, and will not unreasonably or adversely affect other carriers operating in the territory served under the Certificate.
- d. The operation contemplated by Applicant will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.
- e. The operation contemplated by the Applicant will benefit and protect the safety and convenience of the traveling and shipping public and the motor carrier business in this State.
- f. The proposed operation will provide service on a continuous basis.
- g. The market identified by the Applicant as the market the Applicant intends to serve will support the proposed operation.

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Docket 21-03006 Page 3 of 5

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

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

Transportation of household goods within Carson City, Washoe, Douglas, Storey, Churchill, and Lyon Counties, Nevada on the one hand and points and places within the State of Nevada on the other.

RESTRICTION:

The number of vehicles in the carrier's fleet shall be no more than three (3).

- 2. <u>Upon full compliance with the conditions of this Order</u>, a Certificate of Public Convenience and Necessity identified as **CPCN 3390** shall be issued to The Sowell Company, Inc. d/b/a Ernie's Van & Storage authorizing operation in the transportation of household goods as is more particularly described in the first ordering paragraph hereinabove.
- 3. <u>Before</u> issuance of the Certificate referred to hereinabove, the Applicant shall be required to:
 - a. Avoid material changes in any conditions relied upon by the Authority in its determination of operational or financial fitness and immediately report to Authority Staff any such material changes, should they occur.
 - b. File with the Authority evidence of the required insurance (Form E) in the Applicant's name.
 - c. File with the Authority the necessary insurance (Certificate of Insurance) describing the liability limits and vehicles covered.
 - d. Make vehicles available for inspection by Authority Staff to ensure that they have been marked in accordance with NAC 706.170 including the carrier's name/logo and CPCN number. Provide copies of insurance cab card, annual (USDOT) vehicle inspections, titles and registrations.
 - e. Ensure driver qualification files are set up in accordance with CFR391.51. Explain and make available set-up of time tracking method put into place. Ensure all drivers have pre-employment drug testing in accordance with Part 40 and CFR 382.30. Make available for inspection by Authority Staff the business and vehicle domiciles.
 - f. Ensure vehicle maintenance files are setup in accordance with CFR 396.

Docket 21-03006 Page 4 of 5

g. Provide a copy of the Bill of Lading with the CPCN number granted and with complaint/commendation language, in accordance with NAC 706.335 and NAC 706.282.

- h. Provide copies of all applicable business licenses.
- i. File a tariff that includes a description of the Authority granted, CPCN number, and the name and address of the Applicant.
- j. Provide the Applicant's 2018 and 2019 IRS transcripts and that the amounts materially trace to the tax returns previously provided to staff.
- k. Provide signed affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 706.167.
- 1. Provide a copy of the contract between Applicant and the laboratory that will perform and monitor the substance abuse program. If the owner will also operate as a driver, the contract must require the laboratory to provide results of positive drug/alcohol tests directly to the Authority.
- m. Remit the Authority any noticing fees and/or other outstanding debt due to the Authority.
- 4. Compliance with the foregoing requirements must be made by the Applicant NO LATER THAN 120 days from the date of this Order. If the Applicant fails to comply within 120-day time period, the Deputy Commissioner of the Authority may vacate this Compliance Order and dismiss this Application.
- 5. This Order does not constitute operating authority; performance of the transportation service contemplated by this Order may not be instituted prior to the issuance of said Certificate referred to hereinabove.
- 6. If The Sowell Company, Inc. d/b/a Ernie's Van & Storage is cited by the Authority for any violation of NRS 706 prior to the close of the compliance period, the Deputy Commissioner shall vacate this Order and dismiss the Application unless the Authority orders otherwise.
- 7. The Deputy Commissioner shall be authorized to issue the above-referenced Certificate of

Docket 21-03006 Page 5 of 5

Public Convenience and Necessity upon the Applicant meeting all requirements set forth herein.

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

		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		R. David Groover, Commissioner
Attest:		
Dated:	Jennifer De Rose, Deputy Commissi Las Vegas, Nevada	oner —

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.

The Sowell Company, Inc. d/b/a Ernie's Van & Storage Application for Household Goods Mover Authority Docket 21-03006 November 4, 2021 General Session

OK 6A

Application Summary:

On March 9, 2021, The Sowell Company, Inc. d/b/a Ernie's Van & Storage ("Applicant"/"Sowell") filed an application requesting authority to transport household goods within Carson City, Washoe, Douglas, Storey, Churchill, and Lyon Counties, Nevada on the one hand and State of Nevada on the other hand and to operate three (3) vehicles. Douglas Sowell and Matthew Sowell are each 50% shareholder of Sowell.

The Applicant also filed for a warehouse permit under Docket 20-10040.

The Sowell family has been operating this company since 1935. It's been an agent for Atlas Van Lines since the late 1990s and currently operates 13 vehicles total. Their Reno location operates one vehicle for interstate moves.

Staff Analysis:

Staff supports this application, and therefore requests the application hearing be dispensed per NRS 706.391(9). The following procedures were performed by Staff with acceptable results and their basis to support this application:

- 1) The application was noticed and no petitions for leave to intervene or protests were filed.
- 1) Background investigation was performed with no areas of concern. (Attachment A)
- 2) Market staff does not require market for household goods since proof of demand is difficult to compile and moving is not a highly repetitive activity compared to market for transporting passengers.
- 3) Balance Sheet the Applicant's 6/30/2021 balance sheet has 63% equity, a 2 to 1 current ratio, and all vehicles are owned outright. The 90-days' cash requirement is covered by the Applicant's current operations as an interstate mover and no additional fixed expenses will be incurred since the Applicant's Reno location is currently operating with one of the Applicant's existing interstate vehicles. Additionally, a cash infusion is not required since the financial requirements were met with the Applicant's current financial condition. (Attachment B)
- 4) Pro Forma Income Statement projects overall \$920,000 in sales and \$381,500 in net income for the Reno location (Attachment C). Projected fuel expenses appear to be low when compared to other carriers and due to current fuel prices increasing. The applicant remains compensable if an adjustment is made for this. The 6/30/2021 income statement reported \$2,258,395 and \$304,094 in revenues and net income, respectively
- 5) Tariff the proposed rates are either at the high end or higher the range of rates currently charged by the industry for similar services in the Reno area. The mileage rates are approximately between 30-40% higher than the range of rates, the accessorial rates are between 4% 96% higher than the range of rates, and Reno's highest minimum hour job is compared to their proposed 8-hour minimum. (Attachment D). Staff has no concern since operational costs have increased recently and the public has the option to choose other carriers with lower rates.

Attachments:

- A. Investigator's Background Report without exhibits
- B. 6/30/2021Balance Sheet
- C. Pro Forma Income Statement and Narratives
- D. Tariff

Compliance Items in addition to those included in the background report:

A. Copies of the company's 2018 and 2019 IRS transcripts and that the amounts materially trace to the tax returns previously provided to staff.

STATE OF NEVADA TRANSPORTATION AUTHORITY BACKGROUND INVESTIGATION FOR FULLY REGULATED CARRIERS

DOCKET NUMBER:	21-03006	3		DATE A	APPLICAT	ION	WA	S FII	LED	: 03/15/2021		
APPLICANT NAME:							ITL	E:		Co-Owner		
COMPANY NAME: T	he Sowell	Com	pany o	lba Ern	ie's Van &	Stora	age					
ADDRESS: 185	Spring Hi	II Driv	e Gras	ss Valle	y CA 9594	19						
PHONE NUMBERS:	775 800	7386										
ATTORNEY:					PHONE#	:						
INVESTIGATOR:	Woods				74	DA	TE /	ASSI	GNI	ED: 03/15/202	1	
GENE	RAL REC	UIRE	EMENT	rs for	APPLICA	MOIT	1 (N	AC 7	706.	1375.2)		
WHAT TYPE OF SERVIC	E IS DDAD	OSED	2			1						
Charter Limousine	LISTROF	OSLD		HHG		X	1		Airn	ort Transfer		
Scenic Tours	7-		Spec	ial Servi	ces				, <u>ui b</u>	Taxi	-+	
Contract Carrier				NEMT								
WHAT GEOGRAPHICAL	AREA IS P	ROPC	SED F	OR SER	/ICE?							
Statewide	Count	y	X	Whi	ch Counties					OE, STOREY, LY		
			-					CH	IURC	CHILL, CARSON	CITY	
										COUNTY		
IS APPLICANT PRESEN	TLY PROV	IDING	ANY T	YPE OF	SERVICE:	YES	X	NO	T	What type of	servi	ce?
Charter Limousine	Cor	ntract (Carrier		Cha	rter Bu	JS			Airport Transfe		
Scenic Tours	Spe		ervices			HHG			X	NEMT		
Tow Car		Tow C	Car		US DO	T Auth	nority			Other States		
											Evi	nibit
Attach completed Applic	ation Oath	nage	as Fyh	ibit A			_		_			A
IDENTIFY OWNERSHIP	-	-	THE PR	ROPOSE	the same of the sa							
Corporation >	(LLC			Partne	rship	_		:	Sole Proprietorshi	p	
Identify each owner and MATHEW SOWELL 50% DOUGLAS SOWELL 50%		entage	of own	ership:								
						_		-	_			
											Exh	nibit
Attach as an exhibit, app	propriate p	roof of	f owner	ship inte	erest where	applic	able).			E	-
Will the Applicant be open name filing.	erating und	ler a fi	ictitious	firm na	me? If so, a	attach	a co	ру о	fthei	r fictitious firm	С	
Briefly describe the res financial backing only, e Mathew Sowel, Co-Own	itc):			110						F: 3 - 49062#1 MS 81-44		per,

ExhibiT A 1/3

Douglas Sowell, Co-owner Corporate Management and Operations management, driver qualification files, Vehicle

Maintenance Files, Hiring, Firing, trip coordination, and other day to day operations.

Has the criminal background check disclosed any issue of concern?	YES		NO	X
Name: Mathew Sowell, Talia Sowell, Douglass Sowell, Jon Ryan, Karen Sowell		, ,		
Has there been any previous NTA enforcement action?	YES		NO	X
(Including against the companies drivers)	VE0	-	110	-
Does the Applicant have USDOT Authority? (If so, include the SAFER printout as exhibit)	YES	X	NO	
Is Applicant operating in another state?	YES	X	NO	
If so, Which State and under what type of Authority? CALIFORNIA Household goods mover		'S_		
Explain: ATLAS VAN LINES/ERNIES VAN & STORAGE COMPANY Over 20 years in Busin	less	_	T #2 4	** **
If so, attach copies of Enforcement Database Printout(s). If more than 5 citations include			EXI	nibit_
listing the citation number, fine amounts and date of issuance, NAC or NRS, or CFR viola			1	D
copies of MC/USDOT rating.				-
Identify any key operational personnel who have no ownership interest and	briefly c	iesc	ribe t	heir
responsibilities:				
Jon Ryan, Reno Operations Manager Local hiring/ firing, Driver training, Warehouse activities, d	ay to day	oper	ations	
Talia Sowell, Administrative Duties				
Karen Sowell Administrative Duties		110		
Describe the time and number of relation the applicant intends to appear				
Describe the type and number of vehicles the applicant intends to operate: A. Type of Vehicles:			-	
International M-2 box vans, Isuzu box van, Kenworth Tractor, Kentucky Semi Trailer Van				
International W-2 box varis, isuaed box vari, iteriworth fractor, iteritation, ocinii franci vari				Ì
B. Number of Vehicles: € 5				
			-	ibit
Attach photographs of vehicles as an exhibit		_	_	
Attach as an exhibit, copies of vehicle titles and registration, if available				
Describe the facilities to be used for this operation: Commercial Business		_		
C. Address (If Known): 1080 Standard Street Suite #B Reno NV 89506 Does the Applicant have an acceptable Timekeeping method?	YES	X	NO	
If Yes, Describe: TiMECLOCK	IES	^_	NO	-
II Tes, Describe. Time occorr				
Does the Applicant plan to store their vehicles at a location other than their legal domicile?	YES		NO	X
D. If so, provide address (If known):				
A di Callista a da sucha faméha sanana da anda O				
Are the facilities adequate for the proposed service? Properly Zoned? YES X NO Adequate?	VECT	V	NO	,
Properly Zoned? YES X NO Adequate? If inadequate, describe the Applicant's plan to remedy:	YES	X	NO	
If inadequate, describe the Applicant's plan to remedy.				
Does the Applicant understand the operating authority sought, and is their plans consistent with	S	X		-
grant of authority?	YES		NO	
Can the Applicant secure insurance as required by NAC 706.191?	YES	X	NO	
Attack appropriate proof of incurence or chility to obtain as an exhibit			-	ibit
Attach appropriate proof of insurance, or ability to obtain, as an exhibit				3
Does the Applicant understand the requirements contained within 49 CFR 391.51 as they pertain	n to the	X		
establishment and maintenance of driver qualification files?	YES		NO	
Does the Applicant understand the requirements contained within 49 CFR 396 as they pertain to	the	X		
establishment and maintenance of vehicle maintenance records?	YES		NO	
Does the Applicant understand the requirements that pertain to the establishment of a substance	C/21	X	0000000	
abuse policy/program as contained in 49 CFR Parts 40, 382?	YES		NO	
Has the Applicant contracted with a laboratory to perform and monitor their substance abuse pro		X	No	
If so, which laboratory? QUEST LABOROTORY	YES	i	NO	
Does the Applicant have adequate personnel (drivers, managers, etc) to operate their business?	YES	X	NO	
- Bann with the same and and a partition factorial triangular at a shareto right populots				

A- 2/3

	Exhibit
Attach copies of the Applicant's charter orders, bills of lading, manifests, etc., as applicable. (Do no include copies of tariff or proposed contracts)	Н
Does the Applicant intend on using a Logo as contained in NAC 706.170(4)? Limousine only	NO
	Exhibit
Attach copies of proposed Logo	N/A

Has the Applicant demonstrated adequate knowledge of the rules and regulations that pertain operating authority sought; i.e., provisions of NRS Chapter 706, NAC Chapter 706, and the Fo		X	4
Motor Carrier Safety Regulations?	YES		NO
	YES	V	NO

Has the Applicant read and signed the NTA Knowledge Statement?	YES	X	NO
			Exhibit
Attach signed Knowledge Statement.			T

 File with the Authority evidence, (Form E), and/or if required (Form H) in the Applicant's name. File with the Authority the necessary insurance (Certificate of Insurance), describing liability limits, ve covered. Make vehicle(s) available for inspection by Enforcement Staff to ensure that they properly registered in carrier's name, display CPCN number, Logo and/or name of motor carrier. Provide copies of insurance cab annual (USDOT) vehicle inspections, titles and registrations. Ensure Driver qualification files are setup in accordance with CFR 391.51. Explain and make available set time tracking method put into place. Ensure all drivers have pre-employment drug testing in accordance with 40, and CFR 382.301 and make available to Enforcement Staff for inspection of their business and vidomiciles, if different from business location. Ensure vehicle maintenance files are setup in accordance with CFR 396. File a copy of Bill of Lading (HiHG) in accordance with NAC's which includes the CPCN number granted. Provide copies of Business License(s). File a Tariff for approval by the financial Analyst. Provide copy of contract with a laboratory to perform and monitor their substance abuse program and enrol list. 	COM	PLIANCE ITEMS
File with the Authority the necessary insurance (Certificate of Insurance), describing liability limits, ve covered. Make vehicle(s) available for inspection by Enforcement Staff to ensure that they properly registered in carrier's name, display CPCN number, Logo and/or name of motor carrier. Provide copies of insurance cab annual (USDOT) vehicle inspections, titles and registrations. Ensure Driver qualification files are setup in accordance with CFR 391.51. Explain and make available set time tracking method put into place. Ensure all drivers have pre-employment drug testing in accordance with 40, and CFR 382.301 and make available to Enforcement Staff for inspection of their business and very domiciles, if different from business location. Ensure vehicle maintenance files are setup in accordance with CFR 396. File a copy of Bill of Lading (HHG) in accordance with NAC's which includes the CPCN number granted. Provide copies of Business License(s). File a Tariff for approval by the financial Analyst. Provide copy of contract with a laboratory to perform and monitor their substance abuse program and enrol list.	1	Avoid Material Changes
covered. Make vehicle(s) available for inspection by Enforcement Staff to ensure that they properly registered in carrier's name, display CPCN number, Logo and/or name of motor carrier. Provide copies of insurance cab annual (USDOT) vehicle inspections, titles and registrations. Ensure Driver qualification files are setup in accordance with CFR 391.51. Explain and make available set time tracking method put into place. Ensure all drivers have pre-employment drug testing in accordance with 40, and CFR 382.301 and make available to Enforcement Staff for inspection of their business and very domiciles, if different from business location. Ensure vehicle maintenance files are setup in accordance with CFR 396. File a copy of Bill of Lading (HHG) In accordance with NAC's which includes the CPCN number granted. Provide copies of Business License(s). File a Tariff for approval by the financial Analyst. Provide copy of contract with a laboratory to perform and monitor their substance abuse program and enrol list. Provide signed Affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 706.167 (for regulated carriers ONLY)	2	File with the Authority evidence, (Form E), and/or if required (Form H) in the Applicant's name.
carrier's name, display CPCN number, Logo and/or name of motor carrier. Provide copies of insurance cab annual (USDOT) vehicle inspections, titles and registrations. 5	3	
time tracking method put into place. Ensure all drivers have pre-employment drug testing in accordance with 40, and CFR 382.301 and make available to Enforcement Staff for inspection of their business and vidomiciles, if different from business location. 6 Ensure vehicle maintenance files are setup in accordance with CFR 396. 7 File a copy of Bill of Lading (HHG) in accordance with NAC's which includes the CPCN number granted. 8 Provide copies of Business License(s). 9 File a Tariff for approval by the financial Analyst. 10 Provide copy of contract with a laboratory to perform and monitor their substance abuse program and enrol list. 11 Provide signed Affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 706.167 (for regulated carriers ONLY)	4	Make vehicle(s) available for inspection by Enforcement Staff to ensure that they properly registered in motor carrier's name, display CPCN number, Logo and/or name of motor carrier. Provide copies of insurance cab card, annual (USDOT) vehicle inspections, titles and registrations.
File a copy of Bill of Lading (HHG) in accordance with NAC's which includes the CPCN number granted. Provide copies of Business License(s). File a Tariff for approval by the financial Analyst. Provide copy of contract with a laboratory to perform and monitor their substance abuse program and enrol list. Provide signed Affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 706.167 (for regulated carriers ONLY)	5	Ensure Driver qualification files are setup in accordance with CFR 391.51. Explain and make available set-up of time tracking method put into place. Ensure all drivers have pre-employment drug testing in accordance with Part 40, and CFR 382.301 and make available to Enforcement Staff for Inspection of their business and vehicle domiciles, if different from business location.
Provide copies of Business License(s). File a Tariff for approval by the financial Analyst. Provide copy of contract with a laboratory to perform and monitor their substance abuse program and enrol list. Provide signed Affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 706.167 (for regulated carriers ONLY)	6	Ensure vehicle maintenance files are setup in accordance with CFR 396.
9 File a Tariff for approval by the financial Analyst. 10 Provide copy of contract with a laboratory to perform and monitor their substance abuse program and enrol list. 11 Provide signed Affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 706.167 (for regulated carriers ONLY)	7	File a copy of Bill of Lading (HHG) in accordance with NAC's which includes the CPCN number granted.
Provide copy of contract with a laboratory to perform and monitor their substance abuse program and enrol list. 11 Provide signed Affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 706.167 (for regulated carriers ONLY)	8	Provide copies of Business License(s).
11 Provide signed Affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 706.167 (for regulated carriers ONLY)	9	File a Tariff for approval by the financial Analyst.
regulated carriers ONLY)	10	Provide copy of contract with a laboratory to perform and monitor their substance abuse program and enrollment list.
regulated carriers ONLY)		
	11	Provide signed Affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 706.167 (for fully regulated carriers ONLY)
	12	

INVESTIGATOR: Woods	VIII	un-6	D D	DATE:	9/20/21
REVIEWED BY SUPERVISOR	INVESTIGATOR:	-70	Kenitu	DATE:	9/24/21
REVIEWED BY APPLICATION	MANAGER:	Mond	cut	DATE:	10/2/21

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 test 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.

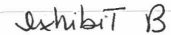
Rev 8/31/21/mr

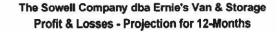
A-3/3

As of June 30, 2021

Jun 30, 21

	Jun 30, 21	
ASSETS		
Current Assets		
Checking/Savings		
1000 · Cash in Bank		
1032 · Citizens/Tri Counties Checking	3,696,57	
1070 · Citizens/Tri Counties Savings	250,027.17	
1080 · River Valley - Checking	131,061.03	
1081 - River Valley - Savings	489,164.70	
The second state of the second	-	
Total 1000 · Cash in Bank	873,949.47	
W.A. 66 1.	270 040 47	
Total Checking/Savings	873,949.47	
Accounts Receivable		
	20.44	
1100 · Accounts Receivable	-36.41	
Total Accounts Receivable	-36 41	
Total recounts resultable	-00,41	
Other Current Assets		
1115 · Prepaid Franchise Tax Fee	800.00	
1130 · Returned Checks	2,670,46	
1180 · Employee Advances	110.93	
1200 · Credit Card Prepayment	-23.093.23	
1200 Orealt Card Prepayment	-23,033.23	
Total Other Current Assets	-19,511,84	
Total Current Assets	854,401,22	
Fixed Assets		
1520 - Equipment	230,313.91	
1530 · Toyota	29,705.84	
1531 · 2011 Ford F-150 Crew Cab	20,000.00	
1532 · Ford F260 2021	72,659.45	
1540 · Moving Trucks & Trailers	1,807,911,17	
1550 · Toyota Truck	14,724.00	
1560 · Leasehold Improvements	38,336,32	
1570 · Furniture & Fixtures	17,507.58	
1590 · Other-Office/Computer Equipment	18,779.20	
1650 · Accumulated Depreciation	-2,070,105.09	
1000 - Accellingence publishing	-2,010,100.00	
Total Fixed Assets	177,832.38	
TOTAL ASSETS	1,032,233.60	
William Control of Control		
LIABILITIES & EQUITY		
Liabilities		
Current Liabilities		
Other Current Liabilities		
2200 · Payroll Liabilities		
2260 · FUTA Taxes (940)	235.87	
2270 · Workers Compensation Payable	17,646.86	
2200 · Payroll Liabilities - Other	142.08	
CONTRACTOR SECURIOR SECURIOR VIOLENCE SECURIOR S		
Total 2200 · Payroll Liabilities	18,024,81	
ARRA C.L. B. DUO T. D. L.L.	0.575.07	
2201 · Sales & PUC Tax Payable	3,575.37	
2682 · SBA PPP Loan #2	356,400.00	
Total Other Current Linkillities	279 000 19	
Total Other Current Liabilities	378,000.18	
515 SEC. 1997 -		
Total Other Current Liabilities Total Current Liabilities	378,000.18 378,000.18	
515 SEC. 1997 -		
Total Current Liabilities	378,000.18	
Total Current Liabilities	378,000.18	
Total Current Liabilities Total Liabilities	378,000.18	
Total Current Liabilities Total Liabilities Equity	378,000.18 378,000.18	
Total Current Liabilities Total Liabilities Equity 2510 · Incorporation/Capital Stock	378,000.18 378,000.18	
Total Current Liabilities Total Liabilities Equity 2510 · Incorporation/Capital Stock 3100 · Profit Distributions - Doug	378,000.18 378,000.18 376,400.00	
Total Current Liabilities Total Liabilities Equity 2510 · Incorporation/Capital Stock 3100 · Profit Distributions - Doug 3140 · Doug Health Ins 3100 · Profit Distributions - Doug - Other	378,000.18 378,000.18 376,400.00 -3,841.32 -175,000.00	
Total Current Liabilities Total Liabilities Equity 2510 · Incorporation/Capital Stock 3100 · Profit Distributions - Doug 3140 · Doug Health Ins	378,000.18 378,000.18 376,400.00 -3,841.32	
Total Current Liabilities Total Liabilities Equity 2510 · Incorporation/Capital Stock 3100 · Profit Distributions - Doug 3140 · Doug Health Ins 3100 · Profit Distributions - Doug - Other Total 3100 · Profit Distributions - Doug	378,000.18 378,000.18 376,400.00 -3,841.32 -175,000.00 -178,841.32	
Total Current Liabilities Total Liabilities Equity 2510 · Incorporation/Capital Stock 3100 · Profit Distributions - Doug 3140 · Doug Health Ins 3100 · Profit Distributions - Doug - Other	378,000.18 378,000.18 376,400.00 -3,841.32 -175,000.00	
Total Current Liabilities Total Liabilities Equity 2510 · Incorporation/Capital Stock 3100 · Profit Distributions - Doug 3140 · Doug Health Ins 3100 · Profit Distributions - Doug - Other Total 3100 · Profit Distributions - Doug 3300 · Profit Distributions - Matt	378,000.18 378,000.18 376,400.00 -3,841.32 -175,000.00 -178,841.32 -175,000.00	
Total Current Liabilities Total Liabilities Equity 2510 · Incorporation/Capital Stock 3100 · Profit Distributions - Doug 3140 · Doug Health Ins 3100 · Profit Distributions - Doug - Other Total 3100 · Profit Distributions - Doug 3300 · Profit Distributions - Matt 3900 · Retained Earnings	378,000.18 378,000.18 376,400.00 -3,841.32 -175,000.00 -178,841.32 -176,000.00 327,579.92	
Total Current Liabilities Total Liabilities Equity 2510 · Incorporation/Capital Stock 3100 · Profit Distributions - Doug 3140 · Doug Health Ins 3100 · Profit Distributions - Doug - Other Total 3100 · Profit Distributions - Doug 3300 · Profit Distributions - Matt	378,000.18 378,000.18 376,400.00 -3,841.32 -175,000.00 -178,841.32 -175,000.00	
Total Current Liabilities Total Liabilities Equity 2510 · Incorporation/Capital Stock 3100 · Profit Distributions - Doug 3140 · Doug Health Ins 3100 · Profit Distributions - Doug - Other Total 3100 · Profit Distributions - Doug 3300 · Profit Distributions - Matt 3900 · Retained Earnings Net Income	378,000.18 378,000.18 376,400.00 -3,841.32 -175,000.00 -178,841.32 -176,000.00 327,579.92	(137. Jaura
Total Current Liabilities Total Liabilities Equity 2510 · Incorporation/Capital Stock 3100 · Profit Distributions - Doug 3140 · Doug Health Ins 3100 · Profit Distributions - Doug - Other Total 3100 · Profit Distributions - Doug 3300 · Profit Distributions - Matt 3900 · Retained Earnings	378,000.18 378,000.18 376,400.00 -3,841.32 -175,000.00 -178,841.32 -175,000.00 327,579.92 304,094.82	63% eduis
Total Current Liabilities Total Liabilities Equity 2510 · Incorporation/Capital Stock 3100 · Profit Distributions - Doug 3140 · Doug Health Ins 3100 · Profit Distributions - Doug - Other Total 3100 · Profit Distributions - Doug 3300 · Profit Distributions - Matt 3900 · Retained Earnings Net Income	378,000.18 378,000.18 376,400.00 -3,841.32 -175,000.00 -178,841.32 -175,000.00 327,579.92 304,094.82	63% eduty









													15
Revenue	Month 1	Month 2	Month 3	Month 4	Month 5	Month 6		Month 8	Month 9	Month 10	Month 11	Month 12	Totals
Local & Intrastate	\$15,000.00	\$15,000.00	\$25,000.00	\$25,000.00	\$35,000.00	\$35,000.00	\$50,000.00	\$50,000.00	\$50,000.00	\$35,000.00	\$25,000.00	\$25,000.00	\$385,000.00
Interstate	\$25,000.00	\$25,000.00	\$35,000.00	\$35,000.00	\$50,000.00	\$50,000.00	\$65,000.00	\$65,000.00	\$65,000.00	\$50,000.00	\$35,000.00	\$35,000.00	\$535,000.00
Total Gross Revenue	\$40,000.00	\$40,000.00	\$60,000.00	\$60,000.00	\$85,000.00	\$85,000.00	\$115,000.00	\$115,000.00	\$115,000.00	\$85,000.00	\$60,000.00	\$60,000.00	\$920,000.00
Expenses											3000		
Drivers-Movers Wages	\$10,000.00	\$10,000.00	\$15,000.00	\$15,000.00	\$25,000.00	\$25,000.00	\$35,000.00	\$35,000.00	\$35,000.00	\$25,000.00	\$15,000.00	\$15,000.00	\$260,000.00
Payroll Taxes & Work Comp	\$1,500.00	\$1,500.00	\$2,250.00	\$2,250.00	\$3,750.00	\$3,750.00	\$5,250.00	\$5,250.00	\$5,250.00	\$3,750.00	\$2,250.00	\$2,250.00	\$39,000.00
Fuel	\$1,500.00	\$1,500.00	\$1,500.00	\$1,500.00	\$1,500.00	\$1,500.00	\$1,500.00	\$1,500.00	\$1,500.00	\$1,500.00	\$1,500.00	\$1,500.00	\$18,000.00
Fleet Repairs & Maintenance	\$750.00	\$750.00	\$750.00	\$750.00	\$750.00	\$750.00	\$750.00	\$750.00	\$750.00	\$750.00	\$750.00	\$750.00	\$9,000.00
Insurance	\$1,000.00	\$1,000.00	\$1,000.00	\$1,000.00	\$1,000.00	\$1,000.00	\$1,000.00	\$1,000.00	\$1,000.00	\$1,000.00	\$1,000.00	\$1,000.00	\$12,000.00
Marketing	\$500.00	\$500.00	\$500.00	\$500.00	\$500.00	\$500.00	\$500.00	\$500.00	\$500.00	\$500.00	\$500.00	\$500.00	\$6,000.00
Management Salaries	\$4,000.00	\$4,000.00	\$4,000.00	\$4,000.00	\$4,000.00	\$4,000.00	\$4,000.00	\$4,000.00	\$4,000.00	\$4,000.00	\$4,000.00	\$4,000.00	\$48,000.00
Sales Commissions	\$1,500.00	\$1,500.00	\$2,500.00	\$2,500.00	\$3,500.00	\$3,500.00	\$5,000.00	\$5,000.00	\$5,000.00	\$3,500.00	\$2,500.00	\$2,500.00	\$38,500.00
Accounting	\$250.00	\$250.00	\$250.00	\$250.00	\$250.00	\$250.00	\$250.00	\$250.00	\$250.00	\$250.00	\$250.00	\$250.00	\$3,000.00
Office Supplies	\$50.00	\$50.00	\$50.00	\$50.00	\$50.00	\$50.00	\$50.00	\$50.00	\$50.00	\$50.00	\$50.00	\$50.00	\$600.00
Professional Fees	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$1,800.00
Rent	\$6,100.00	\$6,100.00	\$6,100.00	\$6,100.00	\$6,100.00	\$6,100.00	\$6,100.00	\$6,100.00	\$6,100.00	\$6,100.00	\$6,100.00	\$6,100.00	\$73,200.00
Fleet Depreciation	\$1,500.00	\$1,500.00	\$1,500.00	\$1,500.00	\$1,500.00	\$1,500.00	\$1,500.00	\$1,500.00	\$1,500.00	\$1,500.00	\$1,500.00	\$1,500.00	\$18,000.00
Licenses	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$1,800.00
Utilities	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$1,800.00
Phone & Internet	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$150.00	\$1,800.00
Unexpected Expenses	\$500.00	\$500.00	\$500.00	\$500.00	\$500.00	\$500.00	\$500.00	\$500.00	\$500.00	\$500.00	\$500.00	\$500.00	\$6,000.00
Total Expenses	\$29,750.00	\$29,750.00	\$36,500.00	\$36,500.00	\$49,000.00	\$49,000.00	\$62,000.00	\$62,000.00	\$62,000.00	\$49,000.00	\$36,500.00	\$36,500.00	\$538,500.00
Net Income													\$381,500.00

attachment C-17

THE SOWELL COMPANY dba ERNIE'S VAN & STORAGE

SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES



Basis of presentation, significant accounting policies and limitations.

The Sowell Company dba Ernie's Van & Storage is a California Corporation that has been a Sowell family owned company since 1935 and a California Corporation since 2004.

Due to demand for moving & storage services in Western Nevada we have branched out and opened a full service facility in Reno. We are an agent of Atlas Van Lines for the interstate division of our business. We filled a whole with the Atlas family as Atlas has lacked representation in Reno for many years which poses a problem due to the amount of Corporate Interstate work coming out of Reno and Sparks.

This application requests the approval of 3 moving vans. All of the equipment is currently owned and stationed at our California locations and will be transferred to Reno once our intrastate license is granted.

Limitation

This projection is prepared for the limited use of the Nevada Transportation Authority. For the perios under consideration: 01/01/2021 to 12/31/2021.

Significant Accounting Policies

Revenue Recognition

As requested by NTA this pro-forma reports financial information on an Accrual Basis method, projected through a period of one year. Therefore income will be shown in such manner.

Capital-Funding

The company has sufficient funding to cash-flow all operations through our existing businesses in California. Without generating any income our business in Nevada will survive by being bank rolled by a very healthy and fiscally conservative California Corporation. However; our business in Nevada is already profitable just by our interstate operations through Atlas Van Lines. Financially we are a very strong Company and we are well run.

Vehicles

All of our equipment is owned and we have no debt. We will bring three moving vans from California for our Nevada operations. Three moving vans and one estimator vehicle.

Here is a breakdown our main fleet of vehicles for all of our locations. All are owned with no debt.

2019	Freightliner M2	BOBTAIL	24'	2716797 (IN)	1FVACWFC8KHKG6581
2018	Freightliner M2	BOBTAIL	24'	2541642 (IN)	3ALACWFCXJDJM0909
2015	Freightliner M2	BOBTAIL	24'	2208089 (IN)	1FVACWDT8FHGD8142
2015	Freightliner M2	BOBTAIL	26'	2208167 (IN)	1FVACWDTXFHGK5204
2018	Freightliner M2	BOBTAIL	26'	2541641 (IN)	3ALACWFC8JDJM0908
2016	Freightliner M2	BOBTAIL	26'	2479744 (IN)	1FVACXDT4GHHG8491
2015	FUSO Canter FE160	SHUTTLE	14'	99748U1 (CA)	JL6BPH1A2FK001097
2015	Isuzu NQR Crew Cab	SHUTTLE	16'	82135W1 (CA)	JALE5J164G7900223

1 - 11 -

THE SOWELL COMPANY dba ERNIE'S VAN & STORAGE SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES



2014	Kenworth T680	TRACTOR	n/a	2151002 (IN)	1XKYDP9X2EJ389018
2014	Kenworth T680	TRACTOR	n/a	2151331 (IN)	1XKYDP9X9EJ414142
2016	Freightliner Cascadia	TRACTOR	n/a	2284782 (IN)	3AKJGLD53GSGX1923
1978	Kentucky	TRAILER	42'	P87235 (IN)	55441
1982	Kentucky	TRAILER	45'	4ME2396 (CA)	1KKVF4522CL001214
1985	Kentucky	TRAILER	48'	4ME2398 (CA)	1KKVF4823FL074771
1999	Kentucky	TRAILER	51'	P87236 (IN)	1KKVE5124XL114408
1985	Kentucky	TRAILER	48'	4ME2392 (CA)	1KKVE4828FL071528
1986	Kentucky	TRAILER	48'	4ME2397 (CA)	1KKVE4823GL075813
2018	Kentucky	TRAILER	53'	P649393 (IN)	1KKVE5323JL240277
2021	Kentucky	TRAILER	53'	P908321 (IN)	1KKVE5321ML247717
2011	Ford F-150	ESTIMATOR	n/a	09430F1 (CA)	1FTFW1EF2BFD32646
1999	Toyota Tacoma	ESTIMATOR	n/a	61374R1 (CA)	4TAVL52N7XZ494734
2001	Toyota Tacoma	ESTIMATOR	n/a	7K17140 (CA)	5TENL42N61Z841984
2018	Ram 3500 Promaster	PACK VAN	n/a	06438K2 (CA)	3C6URVJG9JE113316
2013	Caterpillar C6000	FORKLIFT			

Projections

Projections have been made for one (1) year period of operations and will include (3) trucks and (1) estimator vehicle. Wages and payroll expenses paid to managers, salespeople and movers and other historical expenses seen in the industry.

Depreciation

Depreciation is computed on the straight-line method over the following estimated lives as directed by the NTA.

<u>Item</u>	Live in Years
Furniture	7
Vehicles	5

Revenues

Moving & Storage

This is the Revenue from the projected moving and storage jobs performed in the first twelve months. We anticipate performing between 15-50 local & intrastate jobs per month with an average revenue of \$1000.00 per job. In addition we expect to perform between 2-7 interstate relocations per month with an average revenue of \$10,000.00.

Local & Intrastate

Months 1-2: 15 jobs per month x 3 vehicles x \$1000.00 = \$15,000.00 per month.

Months 3-4 & 11-12: 25 jobs per month x 3 vehicles x \$1000.00 = \$25,000.00 per month.

Months 5-6 & 10: 35 jobs per month x 3 vehicles x \$1000.00 = \$35,000.00 per month.

Months 7-9: 50 jobs per month x 3 vehicles x \$1000.00 = \$50,000.00 per month.

Total Local & Intrastate Revenue: \$385,000.00

C-3/7

THE SOWELL COMPANY dba ERNIE'S VAN & STORAGE

SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES



Interstate

Months 1-2: 2.5 jobs per month x 3 vehicles x \$10,000.00 = \$25,000.00 per month.

Months 3-4 & 11-12: 3.5 jobs per month x 3 vehicles x \$10,000.00 = \$35,000.00 per month.

Months 5-6 & 10: 5 jobs per month x 3 vehicles x \$10,000.00 = \$50,000.00 per month.

Months 7-9: 6.5 jobs per month x 3 vehicles x \$10,000.00 = \$65,000.00 per month.

Total Interstate Revenue: \$535,000.00

Total Gross Revenue: \$920,000.00

Expenses

Drivers-Movers Wages

The company has projected to employ 4 driver-movers to provide the moving and storage of household goods and services for the company for the first two months. They will add an additional 2 driver-movers for months 3-4 & 11-12, and an additional 4 driver-movers for months 5-6 & 10, and an additional 4 drivers-movers for months 7-9. The compensation to be offered has been estimated to be \$2500/month.

The company's operations are planned to run Monday through Saturday. The company also assumes that each mover will work 40 hours per week.

Months 1-2: 4 Drivers-Movers x \$2500 x 2 months = \$20,000 or \$10,000 per month.

Months 3-4 & 11-12: 2 additional Driver-Movers x \$2500 x 4 months = \$20,000 or \$5,000 per month.

Months 5-6 & 10: 4 additional Driver-Movers x \$2500 x 3 months = \$30,000 or \$10,000 per month.

Months 7-9: 4 additional Driver-Movers x \$2500 x 3 months = \$30,000 or \$10,000 per month.

Months 1-2: \$20,000; Months 3-4 & 11-12: \$60,000; Months 5-6 & 10: \$75,000; Months 7-9: \$105,000.

Payroll Taxes & Work Comp

This line accounts for payroll taxes as Medicare, Social Security, Nevada Unemployment taxes, Nevada Career Enhancement, Federal Unemployment taxes, Workman's Compensation and other deductions applied to the Driver-Mover wages.

We are using a rate of 15% as the company's Payroll Taxes & Workman's Compensation expense a month over the monthly wages of the Drivers.

Fuel

It has been calculated that for each truck in operations will consume an average of \$500 in fuel per month.

Fleet Repairs & Maintenance

This expenditure includes the maintenance and repair of the vehicles in service. This has been averaged to \$250 per vehicle per month.

Insurance

C-4/7

THE SOWELL COMPANY dba ERNIE'S VAN & STORAGE

SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES



The Sowell Company dba Ernie's Van & Storage has had existing insurance in place for decades and has already added our Reno Operations into the mix of yearly expenses. We estimate that our Reno division costs us an additional \$1000 per month in this category.

Marketing

The Sowell Company dba Ernie's Van & Storage has had existing marketing in place for decades and has already added our Reno Operations into the mix of yearly expenses. We estimate that our Reno division costs us an additional \$500 per month in this category.

Management Salaries

We have hired a General Manager for our Reno location and pay him \$4000 per month.

Sales Commissions

We estimate sales commissions on top of our General Manager salary will be \$1500 per month based on historical data from our California companies.

Accounting

The Sowell Company dba Ernie's Van & Storage has had existing accounting in place for decades and has already added our Reno Operations into the mix of yearly expenses. We estimate that our Reno division costs us an additional \$250 per month in this category.

Office Supplies

The Sowell Company dba Ernie's Van & Storage has had existing office supplies in place for decades and has already added our Reno Operations into the mix of yearly expenses. We estimate that our Reno division costs us an additional \$50 per month in this category.

Professional Fees

The Sowell Company dba Ernie's Van & Storage has had existing professional fees in place for decades and has already added our Reno Operations into the mix of yearly expenses. We estimate that our Reno division costs us an additional \$150 per month in this category.

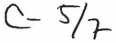
Rent

We have signed a three year lease on a building in Reno and have been paying rent since February 2020. Our California operations have cash flowed our Reno location with no intrastate revenue to date. Our monthly rent is \$6100 in Reno.

Fleet Depreciation

Depreciation represents the estimated amount of expense charged against earnings by the company to write off the cost of the vehicles over five years. Depreciation of vehicles is computed on the Straight-Line method. Please see Depreciation Table.





THE SOWELL COMPANY dba ERNIE'S VAN & STORAGE SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES



The company expects to pay different State and Local licenses that average \$150 per month.

Utilities

Our utilities at the Reno location have run around \$150 per month.

Phone & Internet

Our phone & internet at the Reno location have run around \$150 per month.

Unexpected Expenses

Unexpected expenses are a line that accounts for unexpected expenses of \$500 per month.

Note 3

Projected Balance Sheet

Balance sheet is presented on an accrual basis as of 1/29/2021. The company is fully funded; it will own all of it's fleet vehicles and will never carry debt God willing.

Assets

Current Assets

The Company at various times during the year maintains cash at a financial institution to cover Operational Expenses and Short-Term Liabilities.

Bank Account

The company currently holds over \$750,000 in cash in it's bank accounts.

Fleet & Equipment

The company owns every piece of equipment it operates. Vehicles, storage vaults, dollies, etc. No debt. Most likely valued at over \$1,500,000.00.

Liabilities and Equity

PPP Loan

The company received a PPP loan of \$356,400 in April 2020. The company has more than met the criteria for forgiveness and officially applied for forgiveness on 1/28/2021. Loan is intended to be forgiven and if it is not the company has enough capital to pay it off in whole, immediately.

Long-Term Rents

C- 6/7

THE SOWELL COMPANY dba ERNIE'S VAN & STORAGE SUMMARY OF SIGNIFICANT PROJECTIONS AND BALANCE SHEET ASSUMPTIONS AND ACCOUNTING POLICIES



The company has two existing years of lease on both it's Rocklin and Reno facilities. There will be no problem God willing to meet the \$73,200 yearly rent of Reno and \$67,200 yearly rent of Rocklin, CA.

Equity

185 Spring Hill Drive, Grass Valley, CA 95945

The company owns this building outright. Company is solvent. Property valued at \$2,000,000.00.

Retained Earnings

Retained Earnings for the company at the moment of beginning intrastate operations is \$0.00.

Net Income or Loss

There is no gain or loss at the moment since no intrastate operations have occured.

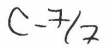
Note 4

Current Ratio

The Current Ratio measures liquidity and is most widely used to make analysis of short-term financial position or liquidity, it shows the strenth of working capital.

Formula of Current Ratio: Current Assets + Equity / Current Liabilities \$4,250,000 / \$637,200

Company is liquid and prepared to initiate operations.



ORIGINAL TITLE PAGE

CPCN No.

NO SUPPLEMENT TO THIS TARIFF WILL BE ISSUED EXCEPT FOR THE PURPOSE OF CANCELING THE TARIFF UNLESS SPECIFICALLY AUTHORIZED BY THE AUTHORITY.

ADDITIONS TO, CHANGES IN AND ELIMINATIONS FROM THIS TARIFF WILL BE IN LOOSE-LEAF FORM.

THE SOWELL COMPANY dba ERNIE'S VAN & STORAGE

NEVADA HOUSEHOLD GOODS TARIFF NO. 1

NAMING

LOCAL AND LONG DISTANCE TRANSPORTATION CHARGES

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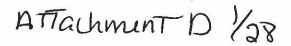
ACCESSORIAL SERVICE CHARGES, MISCELLANEOUS SERVICE CHARGES, HOURLY RATES AND RULES AND REGULATIONS

APPLYING ON NEW AND USED FURNITURE AND HOUSEHOLD EFFECTS, PERSONAL EFFECTS, AND OTHER PROPERTY AS DESCRIBED IN THE TARIFF

BETWEEN

CARSON CITY, WASHOE, DOUGLAS, STOREY, CHURCHILL & LYON COUNTIES ON THE ONE HAND AND THE STATE OF NEVADA ON THE OTHER.

	I herein will, if effective, not result in an effect on the qualit nce marks, see Item 9000.	ty of the human environment.
ISSUED:	ISSUED BY:	EFFECTIVE:
	MATTHEW D. SOWELL, PRESIDENT	
	1080 STANDARD STREET, SUITE B	
	RENO, NV 89506	



THE SOWELL COMPANY dba ERNIE'S VAN & STORAGE

ORIGINAL PAGE 1

dba doing business as

NTA..... Nevada Transportation Authority

NV Nevada No. Number

Nos. Numbers

NEVADA HOUSEHOLD GOODS TARIFF NO. 1

OB	ALL	A 1	
BP.	I.N	No.	The Marine Control

CHECK SHEET OF TARIFF PAGES AND SUPPLEMENTS										
Upon receipt of new or revised pages, a check mark must be placed opposite the A Correction Number Ω (shown below) corresponding to number shown in lower left-hand corner of the new or changed page. If correction numbers are properly checked as received, check marks will appear in consecutive order without omission. However, if check marks indicate that a new or revised page has not yet been received, request should at once be made to the issuing carrier for a copy of the new or revised page.										
	C	ORRECT	ION NUN	MBERS						
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5 6	11 12	17 18	23 24	29 30						
0	12	10	24	30						
EXPLANATION O	F ABBF	REVIATIO	NS AND	OTHER REFERENCE MARKS						

explanation of refere	nce marks, see Item 9000.	
ISSUED:	ISSUED BY:	EFFECTIVE:
	MATTHEW D. SOWELL, PRESIDENT	8
	1080 STANDARD STREET, SUITE B	~
	RENO, NV 89506	

N New

I Increase

R Reduction

C change, neither increase nor reduction

ORIGINAL PAGE 2

THE SOWELL COMPANY dba ERNIE'S VAN & STORAGE

MMALI		8000
CPCN	No.	-

NEVADA HOUSEHOLD GOODS TARIFF NO. 1

APPLICATION OF CARRIER'S OPERATIVE RIGHTS						
Transportation of household goods & furniture on-call over irregular routes, between points and places within Carson						
City, Washoe, Douglas, Storey, Churchill & Lyon counties on the one hand and the State of Nevada on the other. This						
is inclusive of general commodities, furnishings, stock and equipment or other supplies to and from stores offices						
and other establishments, on call, over irregular routes.						
·						

The provisions published For explanation of references	d herein will, if effective, not result in an effect on the quality ence marks, see Item 9000.	y of the human environment.
ISSUED:	ISSUED BY: MATTHEW D. SOWELL, PRESIDENT	EFFECTIVE:
	1080 STANDARD STREET, SUITE B	
	RENO, NV 89506	

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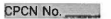


TABLE OF CONTENTS			
SUBJECT	ITEM NO.	PAGE NO.	
CSGC000C 300,570,097, 5050, Nr. 5097, Nr. 5 105,070, ST			
ACCESSORIAL SERVICE:		Ì	
FLIGHT AND LONG CARRY RATES	530	23	
LABOR CHARGES	550	24	
LIGHT & BULKY ARTICLES	510	22	
SHUTTLE SERVICE	520	22	
STOPPING IN TRANSIT	500	22	
STORAGE-IN-TRANSIT (SIT)	540	24	
ACCESSORIAL SERVICES	50	7	
ADVANCING OF CHARGES	370	18	
APPLICATION OF RATES - COMMODITY DESCRIPTION	30	7	
APPLICATION OF RATES - TERRITORY	40	7	
ARTICLES LIABLE TO CAUSE DAMAGE	90	8	
ARTICLES NOT ACCEPTED	80	8	
CHARGES ON DIFFERENT MINIMUM WEIGHTS	160	11	
CLAIMS	120	9	
COMPLETE ARTICLE	100	8	
COMPUTATION OF TIME	150	10	
CONSOLIDATED SHIPMENTS	180	12	
DECLARATION OF VALUE - VALUATION RATES	110	8	
DISPOSITION OF FRACTIONS	140	10	
DIVERTED SHIPMENTS	170	11	
DIVIDED SHIPMENTS	190	12	
DOCK CHARGES	210	12	
EARLY TERMINATION OF SHIPMENT	390	18	
ESTIMATES	130	10	
EXCLUSIVE USE SERVICE	260	14	
EXPEDITED SERVICE	270	15	
FAILURE TO MAKE DELIVERY	220	13	
IMPRACTICABLE PICK UP OR DELIVERY	230	13	
IMPRACTICABLE OPERATION	240	14	
INSPECTION OF PACKAGES	350	17	
INTERNAL COMPONENTS	70	7	
LABOR CHARGES	380	18	
METHOD OF DETERMINING DISTANCES	10	7	
MINIMUM WEIGHTS & CERTIFIED WEIGHT TICKETS	340	17	
MOVING AND PACKING	250	14	
PICK UP AND DELIVERY AT WAREHOUSE	290	16	
PAYMENT OF CHARGES	280	15	

	hed herein will, if effective, not result in an effect on the quality erence marks, see Item 9000.	y of the human environment.
ISSUED:	ISSUED BY:	EFFECTIVE:
	MATTHEW D. SOWELL, PRESIDENT	
	1080 STANDARD STREET, SUITE B	
	RENO, NV 89506	

ORIGINAL PAGE 4

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RATES: ACCESSORIAL SERVICE - SECTION III HOURLY RATES - SECTION IV MILEAGE RATES - SECTION II RE-WEIGHING ON REQUEST OF CUSTOMER RTA, "READY TO ASSEMBLE FURNITURE" SERVICING SPECIAL ARTICLES SHIPMENTS ACCEPTED SUBJECT TO LAWS STORAGE IN TRANSIT TABLE OF CONTENTS UNITS OF MEASUREMENT TO BE OBSERVED WAITING OR DELAY	500-550 600 400 300 60 360 310 320 N/A 20 330	21-24 25-26 19-20 16 7 17 16 16 3-4 7

	d herein will, if effective, not result in an effect on the qualit ence marks, see Item 9000.	y of the human environment.
ISSUED:	ISSUED BY:	EFFECTIVE:
	MATTHEW D. SOWELL, PRESIDENT	
	1080 STANDARD STREET, SUITE B	
	RENO, NV 89506	201

THE SOWELL COMPANY dba ERNIE'S VAN & STORAGE

CPC	CN	No.		
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<u> </u>		<u> </u>	
OPERATING AUTHORITY			
	THE SOWELL COMPANY		
	A California Corporation, Grass Valley, California	*	
	CPCN NUMBER########		
"New and used household goods and furniture of all types and descriptions, between points and places in Carson City, Washoe, Douglas, Storey, Churchill & Lyon counties on the one hand and the State of Nevada on the other."			
		*	
:			
The provisions public	hed herein will, if effective, not result in an effect on the quality	of the human environment	
	erence marks, see Item 9000.	or the number environment.	
ISSUED:	ISSUED BY:	EFFECTIVE:	
	MATTHEW D. SOWELL, PRESIDENT	100	
	1080 STANDARD STREET, SUITE B		
	DENO NIV 00506		

THE SOWELL COMPANY dba ERNIE'S VAN & STORAGE **ORIGINAL PAGE 6** CPCN No. NEVADA HOUSEHOLD GOODS TARIFF NO. 1 SECTION I **RULES & REGULATIONS**

n will, if effective, not result in an effect on the qualit	y of the numan environment.
arks, see Item 9000.	
ISSUED BY:	EFFECTIVE:
MATTHEW D. SOWELL, PRESIDENT	
1080 STANDARD STREET, SUITE B	<u> </u>
RENO, NV 89506	i
	arks, see Item 9000. ISSUED BY: MATTHEW D. SOWELL, PRESIDENT 1080 STANDARD STREET, SUITE B

THE SOWELL COMPANY dba ERNIE'S VAN & STORAGE

CPCN	No	50 L S 8
OI OIL	110.	-

ITEM NO.	SECTION 1 - RULES & REGULATIONS
10	METHOD OF DETERMINING DISTANCES Distances to be used in connection with distance rates provided herein shall be the shortest mileage via any public highway route, computed in accordance with the method provided in the Distance Table or by using a global positioning system (GPS) navigation tool or platform.
20	UNITS OF MEASUREMENT TO BE OBSERVED Rates and charges shall not be quoted or assessed by movers based upon a unit of measurement different from that in which the rates and charges of this tariff are stated.
	APPLICATION OF RATES - COMMODITY DESCRIPTION
30	The rates named in this tariff apply on household goods, personal effects, baggage and property used or to be used in a dwelling when a part of the equipment of supply of such dwelling: furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals, or other establishments, and articles, including objects of art, displays, and exhibits and other equipment which because of their unusual nature of value require specialized handling and equipment usually employed in moving household goods, including tabulating equipment and component parts. (New or Used)
40	APPLICATION OF RATES - TERRITORY
40	The rates shown in this tariff apply between Carson City, Washoe, Douglas, Storey, Churchill & Lyon Counties on the One Hand and the State of Nevada on the Other.
50	ACCESSORIAL SERVICES
50	Except as otherwise provided herein, rates or charges shown in Section III covering accessorial services rendered by the carrier, are in addition to the transportation rates named in this tariff.
	RTA, "READY TO ASSEMBLE FURNITURE"
60	Ready to assemble, RTA, furniture such as certain inexpensive computer desks, entertainment centers, bookcases, and wall units that are manufactured to be assembled by owner may result in damage during moving; even when properly handled. This type of furniture is not designed to be moved once assembled. The carrier can accept no responsibility for the condition of RTA furniture if requested to move this type of furniture assembled.
	INTERNAL COMPONENTS
70	Certain items including, but not limited to computers, printers, televisions and appliances have hundreds of internal components. The carrier is not responsible for the working condition of these internal devices, even if they worked before transportation, unless there is evidence of mishandling and/or

	d herein will, if effective, not result in an effect on the qualitence marks, see Item 9000.	y of the human environment.
ISSUED:	ISSUED BY:	EFFECTIVE:
SHEATS AT 60360 ST	MATTHEW D. SOWELL, PRESIDENT	Association and a second section and a second section association ass
	1080 STANDARD STREET, SUITE B	
**	RENO, NV 89506	

THE SOWELL COMPANY dba ERNIE'S VAN & STORAGE

CPCN	No.	
1000	1 4 4 7	THE PERSON NAMED IN

r		
	external damage as a direct result of the move.	
	ARTICLES NOT ACCEPTED	
80	Unless otherwise provided, the following property will not be accepted for shipment: bank bills, coins or currency, deeds, notes, drafts or valuable papers of any kind, credit cards, jewelry, postage stamps, trading stamps, letters or packets of letters, precious stones or articles manufactured therefrom, or perishable articles. Should such articles come into possession of the carrier without its knowledge, responsibility for safe delivery will not be assumed.	
	ARTICLES LIABLE TO CAUSE DAMAGE	
90	 (A) Carrier will not accept for shipment property liable to impregnate or otherwise damage equipment or other property. (B) The carrier will not accept for shipment articles which cannot be taken from the premises without damage to the article or the premises. 	
	COMPLETE ARTICLE	
100	Each shipping piece or package and contents thereof shall constitute one article except the total component parts of any article taken apart or knocked down for handling or loading in vehicle shall constitute one article for the purpose of determining carriers liability as provided in Item 110.	
(+)	DECLARATION OF VALUE - VALUATION RATES	
110	The cost of any insurance in the name of the shipper, or for the benefit of the shipper will not be assumed by the carrier. Shippers are required to state specifically in writing the agreed or declared value of the property, otherwise a base value of 60 cents per pound per article will apply. A. The transportation rates provided in this tariff are based upon a declared value of \$0.60 per pound per article, for the actual weight of any article(s) in a shipment. The declared value shall be deemed to relate to all services undertaken by the mover or its agents. B. Unless the shipper expressly declares a value other than \$20,000 for the shipment, mover's maximum liability for lost and damaged articles in a shipment shall be up to \$20,000 of actual cash value. C. When Full Value Protection is ordered in writing by the shipper, the mover shall guarantee either replacement, reimbursement for full replacement cost, or satisfactory repairs of article(s) lost or damaged while in the mover's custody, up to the declared value. The maximum fixed rate for Full Value Protection provided by the mover will be \$1.82 for each \$100 (or fraction thereof) of the declared value. An additional valuation charge for storage-in-transit may apply. (1) When the shipper assumes responsibility for the first \$250 of any claim, the maximum fixed rate shall be \$0.57 for each \$100 (or fraction thereof) of the declared value. (2) When the shipper assumes responsibility for the first \$500 of any claim, the maximum fixed rate shall be \$0.32 for each \$100 (or fraction thereof) of the declared value. D. When protection during storage-in-transit is ordered in writing by the shipper, the mover shall	

The provisions published For explanation of refere	I herein will, if effective, not result in an effect on the qualit nce marks, see Item 9000.	y of the human environment.
ISSUED:	ISSUED BY: MATTHEW D. SOWELL, PRESIDENT 1080 STANDARD STREET, SUITE B RENO, NV 89506	EFFECTIVE:

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110 (cont)	guarantee recovery of goods up to the declared value at the protection level chosen by the shipper. The maximum fixed rate for Full Value Protection while shipment is in storage-in-transit will be \$0.32 for each \$100 (or fraction thereof) of the declared value. (1) When the shipper assumes responsibility for the first \$250 of any claim, the maximum fixed rate shall be \$0.12 for each \$100 (or fraction thereof) of the declared value. (2) When the shipper assumes responsibility for the first \$500 of any claim, the maximum fixed rate shall be \$0.06 for each \$100 (or fraction thereof) of the declared value. E. In the event of conflicting valuation declarations, valuation protection levels, and/or rates for valuation, the figures and levels indicated on original Bill of Lading will apply, except when a Change Order for Services that indicates different figures or levels is issued.
	CLAIMS
120	 (A) A claim form will be provided to shippers by email upon request. Any claims for loss, damage or overcharge shall be in writing and shall be accompanied by copy of the original paid Bill of Lading. Carrier may require a certified or sworn statement of claim. Claims for property or cargo damage must first be noted on the Bill of Lading prior to the crew leaving the destination address. (B) Carrier shall be immediately notified of all claims for concealed damage and shall be given reasonable opportunity to inspect alleged concealed damage in original package. (C) A claim by a shipper or consignor against a common or motor carrier for lost or damaged freight or baggage must be submitted to the carrier within 7 days after the loss or damage is discovered. Within 14 days after receipt of the claim, the carrier shall: (A) compensate the shipper or consignor or (B) deliver to the shipper or consignor a written denial of the claim. (D) A denial of the laim may be appealed by the shipper or consignor to the NTA. (E) The carrier's liability shall not exceed the cost of repairing or replacing the property lost or damaged with materials of like kind or quality not exceeding the actual cash value of the property at the time and place of loss, with due allowances for depreciation or deterioration howsoever caused. In no event shall the carrier's liability exceed: (1) the released value not exceeding \$0.60 per pound per article; or (2) if shipper has declared a value on the entire shipment such proportion of the actual value of the article or articles lost or damaged shall be determined under Rule 110. (F) The carrier's liability for goods shall cease when the property has been delivered to and the receipted for by the owner, or by the consignee or shipper or the authorized agent of either, except as to damage noted at time of delivery. When the carrier is directed to unload or deliver property (or render any services) at a place of places at which the consignee or its

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nce marks, see Item 9000.	
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120 (cont)	shipment such proportion of the actual value of the article or articles lost or damaged as shall be determined under Rule 110. (I) The services provided by this tariff do not include the servicing of refrigerators, stoves, deep freeze cabinets, radios, record players, washing machines, dryers, television sets, air conditioners, television aerials or other articles or appliances requiring special servicing, prior to or immediately after transportation. However, the carrier will, if requested by the shipper, consignee or owner, and acting as a designated agent for such party and at such party's sole and separate expense, attempt to engage competent and qualified third persons, if such persons be available, to service the aforesaid items, but the carrier assumes no responsibility for the activities, conduct or competence of the aforesaid third persons, the amount of their charges or the quality of quantity of the service furnished, it being understood that the prime and sole responsibility for servicing of any and all such articles as aforesaid lies with the shipper, and that the shipper shall have all such articles properly serviced immediately prior to and after transportation, independently or through the carrier as its designated agent, and the carrier shall not be responsible for examining the above mentioned articles to determine whether or not such articles have been properly serviced prior to or immediately after transportation.	
130	Upon request, the carrier will provide an estimate for transportation and other services pertaining to a shipment as described below after completing visual inspection of goods. (A) Estimate must be in writing and signed by representatives of both the customer and carrier. The original must be delivered to the shipper and a copy maintained by the carrier for their record. (B) The estimate must be based upon the carrier's tariff filed with the Authority. Movement must commence within 60 days of the date the estimate is provided. (C) The final charge for transporting goods may not exceed the estimate unless the customer requests services that are not included in the written estimate and agrees to pay for the additional services so requested. If the final charge is less than the estimate, the carrier shall only collect the actual charge for the service. (D) Movement is limited to origin and destination(s) indicated on the estimate.	
140	DISPOSITION OF FRACTIONS In computing a rate based on a percentage of another rate, the following rule shall be observed in the disposition of fractions.SPLIT (a) Fractions of less than 1/2 or .50 of a cent, omit. (b) Fractions of 1/2 or .50 of a cent or greater, increase to the next whole figure.	
150	COMPUTATION OF TIME UNDER THE HOURLY RATES NAMED IN ITEM 700 1. In computing charges accruing under the hourly rates contained in Item 700, the time used shall be the total of loading, unloading and double the driving time from point of origin to point of destination, subject to EXCEPTIONS 1 through 3. EXCEPTION 1 – When the mover is required to perform more than one trip between origin and destination, the time used shall be the total of loading and unloading time, to which will be added double	

	d herein will, if effective, not result in an effect on the quali	ty of the human environment.
For explanation of refere	ence marks, see Item 9000.	
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150 (cont)	driving time for the first trip from origin to destination and actual driving time for all additional trips between origin and destination for each motor vehicle furnished by mover. EXCEPTION 2 — When two or more shipments are transported on a unit of equipment at the same time, the time used shall be the total of loading and unloading time plus 25 minutes total driving time for each shipment. 2. When the shipper requests the service of an additional helper or helpers to assist in loading or unloading, but not both, the charge shall be determined by applying the rate per person per hour provided in Item 700 for additional helpers(s) to both the time helper or helpers are engaged in performing these services and double the travel time required for helper(s) to travel from mover's place of business to point of loading or unloading. 3. When two or more units of equipment are furnished for transportation of a single shipment and the driver and/or helper(s) of any one unit assist in loading and unloading another unit, the time such persons are so engaged shall be charged for at the rate provided in Item 700 for additional helpers. During any such interval, time shall not accrue for the unit or units of equipment not being loaded or unloaded. 4. When packing and/or unpacking service is provided on hourly moves, the time actually spent packing or unpacking or both shall be recorded on the shipping document in accordance with paragraph 5 of this item. Rates for packing and unpacking shall be no higher than those provided in Item 600. When packing and unpacking is performed at hourly rates, time shall be the total time actually spent packing or unpacking or both. 5. A mover's shipping documents shall contain a legible record of all starting and ending times, accurate to the minute, for each phase of service rendered under the provisions of paragraphs 1, 2, 3 and 4 hereof. Such times shall be totaled and the sum converted into hours and/or fractions thereof. Fractions of an hour shall be determined in accordance wit
160	CHARGES ON DIFFERENT MINIMUM WEIGHTS When charges accruing on a shipment based upon actual weight exceed the charges computed upon a rate based upon a greater minimum weight, the latter will apply.
	DIVERTED SHIPMENTS
170	 (A) When shipper or shipper's representative specifically requests a change in destination routing of a shipment after transportation commences, the shipment will be considered to be a diverted shipment. (B) Charges for a diverted shipment transported under the distance rates in Item 400 shall be

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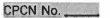
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170 (cont)	computed at the applicable rate in effect on the date of shipment from point of origin via each point where diversion occurs to final destination, plus a maximum additional charge of \$111.25 for each diversion.
180	 (A) Property of two or more families or establishments will not be accepted for transportation as a single shipment. Property of each family or establishment must be handled as a separate shipment on a separate bill of lading. (B) The name of only one shipper and one consignee shall appear on one bill of lading, but the bill of lading may also specify the name of a party to notify of the arrival of the shipment at destination.
190	 (A) Divided shipments are shipments received at more than one place of pick-up within the pick-up limits at a point of origin or delivered to more than one place of delivery within the delivery limits at a point of destination, or both. (B) The total charge for a divided shipment shall be the charge as provided in Item 500, for each additional pick-up and delivery plus all other rates and charges accruing under this tariff. In the event that a lower aggregate charge results by computing charges on one or more component parts as a separate shipment, such lower charge shall apply.
200	 (A) Shipments may be stopped in route between original point of shipment and final destination to complete loading or to partially unloaded (not both). Charges on such shipments will be at the total weight of the entire shipment and at the rate applicable from initial point of shipment to final destination via the point or points at which the shipment has stopped, plus stoppage charges as provided in Item 170. (B) In the event a lower aggregate charge results by computing charges on one or more component parts such as a separate shipment, such lower charges will apply
210	 (A) The rates published in this tariff do not include dock charges as defined in paragraph (B) in this item. (B) DOCK CHARGES to mean any charge made by a warehouse against any carrier or shipper for the use of its platform, warehouse, or other loading or unloading facilities at such warehouse, or for the privilege of loading and unloading at such warehouse.

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ORIGINAL PAGE 13



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	FAILURE TO MAKE DELIVERY
220	 (A) In all instances where carrier is unable to locate the consignee at the address (if known by carrier); or where the consignee is unable or declines to accept delivery of the shipment, or the shipment remains in the possession of the carrier pursuant to instructions of the shipper or consignee, consignor or owner, or written, notice delivered to the premises where actual delivery was to be effected or to the carrier, or at the option of the carrier, in a public warehouse, and upon such placement liability as a carrier shall immediately cease and liability shall thereafter be only that ofthe warehouseman in possession. (B) In cases where a "subsequent delivery" is called for and made, charges will be assessed for such "subsequent delivery" on the basis of charges lawfully applicable from carrier's terminal or from the public warehouse (as the case may be) to place of delivery.
	IMPRACTICABLE PICK UP OR DELIVERY
230	 (A) It is the responsibility of the shipper to make shipment accessible to carrier or accept delivery from carrier at a point at which the road haul vehicle may be safely operated. (B) When it is physically impossible for carrier to perform pick-up shipment at origin address or to complete delivery of shipment at destination address with normally assigned road haul equipment, due to the structure of the building, its inaccessibility by highway, inadequate or unsafe public or private road, overhead obstructions, narrow gates, sharp turns, trees, shrubbery, the deterioration of roadway due to rain, flood, snow, or nature of an article at point of pick-up or tender delivery at destination at the nearest point of approach to the desired location where the road haul equipment can be made safely accessible. (C) Upon request of the shipper, consignee or owner of the goods, the carrier will use or engage smaller equipment than its normal road haul equipment or provide extra labor for the purpose, if possible, of accomplishment of transferring the shipment between the residence and the nearest point of approach by the carrier's road haul equipment. Charges for the auxiliary service to cover labor and additional vehicle (if used) will be as provided in Item 520 and shall be in addition to all other transportation or accessorial charges. (D) If The shipper does not accept the shipment at nearest point of safe approach by carrier's road haul equipment to the destination address, the carrier may place the shipment, or any part thereof not reasonably possible for delivery, in storage at the nearest available public warehouse, subject to a lien for all lawful charges. The liability on the part of the carrier will cease when the shipment is unloaded into the warehouse and the shipment shall be considered as having been delivered. (E) Transportation charges to cover the movement of shipment or part thereon from point at which
	it was originally tendered to warehouse location shall constitute a new shipment, subject to applicable rate as provided in tariff from point at which it was originally tendered to warehouse location, which shall be in addition to charges from initial point of origin to point at which shipment was originally tendered. All accrued charges on the shipment or any part thereof shall be due and payable upon delivery of it to the warehouse. Any subsequent movement from the warehouse shall constitute a new shipment.

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	IMPRACTICABLE OPERATION
240	Nothing in this tariff shall require the carrier to perform any line-haul service or pick-up or delivery service or any other service from or to or at any point or location where, through no fault or neglect of the carrier, the operation of vehicles is impracticable because: (A) The condition of roads, streets, driveways, alleys, or approaches thereto would subject operations to unreasonable risk or loss of damage to life or property; (B) Loading or unloading facilities are inadequate; or (C) Any force majeure, war, insurrection, riot civil disturbance, strike, picketing, or other labor disturbance would {1) subject operations to unreasonable risk of loss or damage to life or property or {2) unreasonably jeopardize the ability of the carrier to render line-haul or pick-up or delivery or any other service from or to or at other points of location.
	MOVING AND PACKING
250	 (A) Articles of a fragile or breakable nature must be properly packed. No claims will be allowed on any such items that are not packed by the carrier. (B) The content of all desk or dresser drawers, must be removed. Vertical file cabinets with contents must be locked or otherwise securely fastened. Horizontal file cabinets must be emptied. (C) Oversized or unique items including pool tables, riding lawn mowers, riding snow blowers and motorcycles will result in extra charges to the shipper for the delivery of such individual items as shown in Item 510. (D) Where shipments are improperly or unsafely packed, crated, or boxed, and by reason thereof the contents may be destroyed or damaged, the carrier will arrange to have such shipment properly packed and charges shown in Item 600 of this tariff will be assessed. (E) The shipper shall provide all original packing boxes or agree to use boxes as provided by the carrier.
	EXCLUSIVE USE SERVICE
	(A) Subject to the availability of equipment for the particular service desired, a shipment, the displacement of which completely occupies the loading space of a vehicle, or the peculiar character of which otherwise prevents its transportation with other shipments on the same vehicle, will be accepted at charges computed on the actual weight and subject to a minimum weight based on 7 pounds per cubic foot of total vehicle space.
260	Bill of lading and Freight Bill to be marked or stamped: COMPLETE OCCUPANCY OF A VEHICLE SHIPMENT MOVING AT WEIGHT OF POUNDS ACTUAL WEIGHT POUNDS
	(B) (1) Subject to the availability of equipment, a shipper may order exclusive use of a vehicle of specific cubic capacity, for transportation of a shipment. Transportation charges shall be based

	ed herein will, if effective, not result in an effect on the qualit	y of the human environment.
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:	on actual weight subject to minimum charges as follows:
260 (cont)	If capacity of the vehicle offered is 1150 cu. ft. or less, the minimum shall be based on 8000 lbs.
	If the capacity of vehicle ordered, is in excess of 1150 cu. ft. The minimum charge shall be based on 7 pounds per cubic foot of total vehicle space ordered.
	(2) If at time for loading such shipment, carrier does not have available a vehicle of capacity ordered, carrier may substitute a vehicle or vehicles or an equivalent or greater capacity and transportation charges and minimum therefore shall be the same as would apply had carrier furnished a vehicle of the capacity ordered.
	Bill of Lading and Freight Bill to be marked or stamped: EXCLUSIVE USE OF A VEHICLE OF CU.FT. CAPACITY ORDERED BY SHIPPER SHIPMENT MOVING AT WEIGHT OF POUNDS ACTUAL WEIGHT POUNDS
270	EXPEDITED SERVICE
	(A) Expedited service as used herein means tendering delivery of a shipment of less than 8000 pounds on or before a specified date.
	(B) Subject to the availability of equipment for a particular service desired, shippers may obtain expedited service on a shipment of less than 8000 pounds and transportation charges shall be computed on basis of 8000 pounds and tariff rates applicable to 8000 pounds. The carrier shall not be required to provide exclusive use of vehicle under this paragraph.
	Bill of Lading and Freight Bill to be marked or stamped: EXPEDITED SERVICE ORDERED BY SHIPPER DELIVER ON OR BEFORE
	(C) Except in case of the fault of the shipper, in the event the shipment is not tendered for delivery on or before the delivery date, this rule shall not apply. In such case, the charges for the shipment shall be subject to all other applicable rules and provisions of the tariff.
	PAYMENT OF CHARGES
280	(A) The carrier will not deliver or relinquish possession of any property transported by it until all tariff rates and advanced charges have been paid by cash, check, credit card or cashier's check, except where other arrangements have been made in advance.
200	(B) The carrier shall have lien rights on any property transported by it for all charges incurred.
	(C) The shipper will furnish the carrier, upon demand, a certified statement describing and setting forth the actual cash value of any property in possession of carrier being held for payment.

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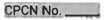
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280 (cont)	(D) After 7 days, with proper notice, carrier shall have the right to sell, as shipper's agent, at public or private sale, any property of shipper's in satisfaction of any charges not paid in full.(E) Upon default by the shipper, carrier is entitled to collect legal fees, costs and interest as provided in the contract.
290	PICK UP AND DELIVERY AT WAREHOUSE Except as otherwise provided herein, if shipment is delivered to or picked up at a warehouse, the rates
	for transportation include only the unloading or loading at door, platform, or other point convenient or accessible to the vehicle.
	RE-WEIGHING ON REQUEST OF CUSTOMER
	(A) The carrier upon request of customer, owner, or consignee made prior to delivery of a shipment and when practicable to do so, will re-weigh shipment.
300	(B) No charge will be made therefore if the difference between two (2) net scale weighs exceeds 100 pounds on shipments weighing 5000 pounds or less or two (2) percent on shipments weighing more than 5000 pounds.
	(C) If the difference between the two (2) net scale weights Is less than provided in paragraph (B), a charge of \$100.00 in all counties within the State of Nevada will be assessed for the service.
	(D) The lower of the two (2) net scale weights shall be used for determining the applicable charges.
310	SHIPMENTS ACCEPTED SUBJECT TO LAWS
310	Shipments will be accepted subject to the requirements of ordinances or limitation of law regulating the transportation of the property, or the use of vehicles and facilities.
8.	STORAGE IN TRANSIT
320	(A) Storage in transit shipments covered by this tariff is the holding of the shipment in the warehouse of the carrier or its agent, for storage, pending further transportation, and will be effected only at specific request of the Customer. For the purpose of this rule, a carrier may designate any public warehouse to serve as its agent.
	(B) The shipments moving under this rule may be placed in storage in transit only once and for a period not to exceed 180 days, from the date of unloading into the warehouse. When not removed at the expiration of the time specified herein, and in the event shipment remains in storage in excess of 180 days, the point of storage shall be considered the point of destination, and thereafter shall be subject to the rules, regulations, and charges of the individual

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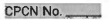
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	warehouse.
320 (cont)	(C) All accrued charges are due immediately on receipt of shipment, for storage in transit; thereafter, storage charges are due monthly, in advance.
	(D) Charges for pickup and delivery in conjunction with storage in transit shall be computed on a weight basis. (See Items 400 & 540)
	WAITING OR DELAY
330	When a vehicle is held in excess of one (1) hour for convenience of shipper through no fault of the carrier; a charge for waiting time will apply at the hourly rates shown in Item 700.
	MINIMUM WEIGHTS & CERTIFIED WEIGHT TICKETS
	(A) All shipments transported under distance or point-to-point rates will be subject to a minimum weight determined by carrier.
340	(B) Bill of Lading shall clearly identify minimum weight assigned to shipment by carrier.
340	(C) If minimum weight is equal to estimated weight of shipment; no weight tickets are needed to be obtained by carrier.
	(D) If minimum weight is less than the estimated weight; or if no estimate was given; carrier shall arrange to determine the weight of such shipment by obtaining a certified weight on shipment.
	(E) If no scale is available, the weight shall be determined by multiplying the cubic feet occupied by seven (7) pounds per cubic foot.
	INSPECTION OF PACKAGES
350	When carrier or his agents believe it is necessary that contents of packages be inspected, they shall make or cause such inspection to be made, or require other sufficient evidence to determine the actual character of the property.
	SERVICING SPECIAL ARTICLES
360	The transportation rates in this tariff do not include servicing or unservicing articles or appliances such as refrigerators, deep freeze cabinets, radios, record players, washing machines, television sets, air conditioners, and the like which, if not properly serviced, may be damaged in, or incident to, transit; nor is liability assumed for any such damage unless said articles or appliances are serviced and unserviced as provided in (A) or (B) below.
	(A) Upon the request of customer, owner, or consignee of the goods; carrier will, subject to (B)

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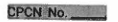
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360 (cont)	below, service such articles and appliances at origin and destination for an additional charge provided in Section III under Accessorial Services. Such servicing does not include removal or installation of articles secured to the premises; or plumbing, electrical or carpentry services necessary to disconnect, remove, connect, and install such articles and appliances. (B) If carrier does not possess the qualified personnel to properly service such articles or appliances, the carrier, upon customer, owner, or consignee's request, will engage third parties to perform the servicing. When third persons are engaged by carrier to perform any service, the carrier will not assume responsibility for their activities or conduct; amount of their charges, nor quality or quantity of service furnished. (C) All charges for third persons will be in addition to all other charges in this tariff and are due at the time of delivery. Such charges will be advanced by the carrier and billed accordingly.
370	ADVANCING OF CHARGES Charges advanced by carrier for services of others engaged at the request of the customer will be supported by carrier with a copy of invoice setting forth services rendered, charges and basis thereof, together with reference to applicable schedule or tariff if charges are assessed in accordance therewith. When third persons are engaged by the carrier to perform any domestic or maid service, the carrier will not assume responsibility for their activities or conduct; amount of their charges; nor for the quality or quantity of service furnished, except as otherwise provided. The charges so advanced are in addition to and shall be collected with all other lawful rates and charges.
380	LABOR CHARGES Cover all accessorial services for which no charges are otherwise provided in this tariff, when such services are requested by the shipper.
390	(A) The carrier reserves the right to stop work at any time for the health and safety of its employees and demand payment for time worked and time estimated to complete the shipment. (B) The shipper reserves the right to stop work at any time. Minimum charges still apply.

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ISSUED:	ISSUED BY:	EFFECTIVE:
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THE SOWELL COMPANY dba ERNIE'S VAN & STORAGE NEVADA HOUSEHOLD GOODS TARIFF NO. 1



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MILEAGE RATES

APPLICATION

SHIPMENTS

Released to a value not exceeding 60 cents per pound per article.

TRANSPORTATION

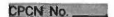
Between all points and places within Carson City, Washoe, Douglas, Storey, Churchill & Lyon counties on the one hand and the State of Nevada on the other. Predicated on a weight basis.

DEFINITION

Rates in this section apply to all shipments defined as Household Goods (Section I, Item 30) that exceed a radius of 50 air-line miles from the carrier's base of operations and to all shipments physically surveyed and estimated by Ernie's Van & Storage.

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ISSUED:	ISSUED BY:	EFFECTIVE:
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THE SOWELL COMPANY dba ERNIE'S VAN & STORAGE



NEVADA HOUSEHOLD GOODS TARIFF NO. 1

SECTION II

* MILEAGE RATES - Dollars and Cents Per 100 Pounds

ITEM NO. 400

Rates in this item apply on all shipments of Household Goods as embraced in Item No. 30.

Value declared in writing by the shipper or agreed upon in writing as the released value of the property subject to condition set forth in Item No. 110.

*	MINIMUM WEIGHT IN POUNDS					
MILES	1000 LBS MINIMUM	2000 LBS - 4999 LBS	5000 LBS - 7999 LBS	8000 LBS - 11,999 LBS	12,000 LBS - 15,999 LBS	16,000 LBS AND OVER
1-25	58.00	43.15	42.60	41.00	39.80	39.25
26-50	59.45	44.50	43.35	42.30	41.05	40.50
51-100	62.80	46.75	45.55	44.15	43.50	42.70
101-150	69.05	52.20	50.05	49.30	47.80	46.95
151-200	72.20	54.90	52.50	51.45	49.65	48.80
201-250	77.70	58.80	55.85	54.50	52.50	51.50
251-300	81.35	61.35	58.50	57.25	54.90	53.75
301-350	84.40	64.00	61.35	59.80	57.35	56.80
351-400	89.50	67.65	64.90	63.15	61.25	59.80
401-450	91.95	70.25	67.20	65.40	63.40	62.00
451-500	93.65	72.15	69.35	67.65	65.55	64.05
501-550	95.60	74.80	72.30	70.15	67.95	66.70
551-600	97.00	76.45	74.25	71.55	69.35	67.85
601+	(ADD) \$1.50	FOR	EACH 50 MILES C	R FRACTION THE	REOF OVER 600 I	MILES

Note 1: Unless otherwise noted; charge will be based on actual weight subject to a minimum of 1,000 lbs.

Note 2: Overtime rates may be assessed subject to 1.5 times the rates of this item when the shipper requests service at a time when the mover must pay its relevant employees overtime.

Note 3: Rates will decrease by 15% automatically during the non-peak season (September - April).

Note 4: Discount of 15% for senior/military/realtor discount.

	ed herein will, if effective, not result in an effect on the qualit ence marks, see Item 9000.	y of the human environment.
ISSUED:	ISSUED BY:	EFFECTIVE:
	MATTHEW D. SOWELL, PRESIDENT	
	1080 STANDARD STREET, SUITE B	
	RENO, NV 89506	,

ORIGINAL PAGE 21

NEVADA HOUSEHOLD GOODS TARIFF NO. 1

CPCN	No.	
Registration of the last of the	Berlin Backet	THE REAL PROPERTY.

SECTION III

ACCESSORIAL SERVICE

Rates and charges for additional services shown in this section apply in Carson City, Washoe, Douglas, Storey, Churchill & Lyon counties on the one hand and the State of Nevada on the other.

Rates in this section shall apply to shipments when moving under provision of Section II (Mileage Rates).

herein will, if effective, not result in an effect on the qualit nce marks, see Item 9000.	y of the human environment.
ISSUED BY:	EFFECTIVE:
MATTHEW D. SOWELL, PRESIDENT	
1080 STANDARD STREET, SUITE B	
RENO, NV 89506	
	nce marks, see Item 9000. ISSUED BY: MATTHEW D. SOWELL, PRESIDENT 1080 STANDARD STREET, SUITE B

THE SOWELL COMPANY dba ERNIE'S VAN & STORAGE

CPCN No.

ITEM NO.	SECTION III ADDITIONAL SERVICES	PER	RATE
500	STOPPING IN TRANSIT (extra pickup or delivery) The charge for stopping in transit under the provision of Item No. 170.	PER STOP	\$111.25
510	When a distance rated shipment includes named bulky articles;, the following maximum loading and unloading charges or weight additive may be applied. LOADING AND UNLOADING CHARGES include BOTH loading and unloading service and the handling and blocking of such articles, and applies each time loading and unloading service is required, including shipments requiring storage-in-transit (except for mover convenience). Kayaks	PER FOOT PER FOOT PER FOOT EACH EACH EACH EACH EACH EACH EACH EACH	40 LBS 115 LBS 120 LBS 300 LBS \$156.40 \$99.80 \$79.80 \$79.80 \$79.80 \$89.75 \$227.00 \$101.50 \$149.55 \$149.55 \$149.55
520	(1) It is the responsibility of the shipper to make the shipment accessible to the mover or accept delivery from the mover at a point at which the road haul vehicle may be safely operated.		(*)
	(2) When it is physically impossible for the mover to perform pickup of		

	d herein will, if effective, not result in an effect on the quality cence marks, see Item 9000.	of the human environment.
ISSUED:	ISSUED BY:	EFFECTIVE:
	MATTHEW D. SOWELL, PRESIDENT	
	1080 STANDARD STREET, SUITE B	
	RENO, NV 89506	

ORIGINAL PAGE 23

CPCN	No
Total State of State	the real of the second

520 (cont)	the shipment at origin or to complete delivery of the shipment at the destination with normally assigned road haul equipment due to the structure of the building, its inaccessibility by highway, inadequate or unsafe public or private road, overhead obstructions, narrow gates, sharp turns, trees, shrubbery, the deterioration of roadway due to rain, flood, snow, or nature of an article or articles included in the shipment, the mover shall hold itself available at point of pickup or tender delivery at the destination at nearest point of approach to the desired location where road haul equipment can be made safely accessible. (3) Upon request of the shipper, the mover will use or engage smaller	PER CWT	\$7.45
	equipment than its normal road haul equipment or provide extra labor to transfer the shipment between the origin or destination and the nearest point of approach by the mover's road haul equipment. Such service shall be provided at rates no higher than those listed and shall be in addition to all other transportation or accessorial charges. (4) If the shipper does not accept the shipment at the nearest point of safe approach by the mover's road haul equipment to the destination, Item 230 shall apply.		
	FLIGHT AND LONG CARRY RATES		-
	When pickup or delivery of a shipment requires flight or long carry service; the following rate per pickup or delivery per flight and/or long carry is the maximum rate to be assessed. No additional charge for hourly shipments under Item No. 700.		
	Maximum Rate For Flight and/or Long Carry	PER CWT	\$1.87
530	NOTE 1: FLIGHT CARRY for shipments of goods other than those described in paragraph 2 means a carry involving: (a) a series of at least eight (8), but not over 20 stairway steps, except when inside a single dwelling; (b) each series of not more than 20 stairway steps in excess of the first 20, except when inside a single dwelling; (c) elevator service other than vehicular (motor vehicle) elevator service. For the purpose of calculating the number of stairway steps in a series, a landing or level area occurring at a point on the stairway shall not be deemed to break the continuity of the series.		3
	NOTE 2: LONG CARRY means each 50 feet or portion thereof carried in excess of the first 75 feet when, through no fault of the mover, its unit of equipment cannot be placed 75 feet or closer to a stairway or other entrance of the dwelling at which the shipment, or component thereof, is to be picked up or delivered.		

	I herein will, if effective, not result in an effect on the qualit nce marks, see Item 9000.	ty of the human environment.
ISSUED:	ISSUED BY:	EFFECTIVE:
	MATTHEW D. SOWELL, PRESIDENT	
	1080 STANDARD STREET, SUITE B	
	RENO, NV 89506	

ORIGINAL PAGE 24

CPCN	No
	THE PROPERTY OF

		,	·
530 (cont)	NOTE 3: Charges shall be based upon the actual weight of the article(s) for which flight or long carry service is provided. NOTE 4: For shipments of goods described in paragraph 2(a) of this item the first flight inside a building or house shall consist of at least eight (8) steps. Additional flights shall be defined as the number of complete floors above or below the first flight. If an elevator is employed, it will be considered one flight. NOTE 5: For shipments of goods described in paragraphs 2 of this item, the first flight outside a building or house shall consist of at least eight (8), but not more than 20 steps. Steps less than 8 will not be considered a flight.		
	STORAGE-IN-TRANSIT (SIT) Maximum charges in connection with shipments stored in transit under the provision of Item No. 320.	,	
540	Warehouse Handling In & Out	CWT	\$7.45
	Storage Charges First DayAdditional Day(s)	CWT CWT	\$2.55 \$0.13
	For a shipment to be considered under the provisions of this tariff for storage-in-transit, the pickup and/or delivery shall be on a hundred weight basis and the rates appearing in Section II, Item 400, shall be the rate charged.		
	LABOR CHARGES		t 164 G
550	Cover all accessorial services for which no charges are otherwise provided in th services are requested by the shipper. (See Item 700).	is tariff, when	such

	I herein will, if effective, not result in an effect on the qualing nce marks, see Item 9000.	ty of the human environment.
ISSUED:	ISSUED BY:	EFFECTIVE:
	MATTHEW D. SOWELL, PRESIDENT	24
	1080 STANDARD STREET, SUITE B	₩
	RENO, NV 89506	

THE SOWELL COMPANY dba ERNIE'S VAN & STORAGE

CPCN No.

NEVADA HOUSEHOLD GOODS TARIFF NO. 1

SECTION IV

HOURLY RATES

APPLICATION

SHIPMENTS

Released to a value not exceeding 60 cents per pound per article.

TRANSPORTATION

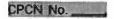
Between all points and places within Carson City, Washoe, Douglas, Storey, Churchill & Lyon counties on the one hand and the State of Nevada on the other. Predicated on an hourly basis.

DEFINITION

Rates in this section apply to shipments defined as Household Goods (Section I, Item 30) within a radius of 50 air-line miles from the carrier's base of operations.

provisions published explanation of refere	d herein will, if effective, not result in an effect on the qualitience marks, see Item 9000.	ty of the human environment.
ISSUED:	ISSUED BY:	EFFECTIVE:
	MATTHEW D. SOWELL, PRESIDENT	he-
	1080 STANDARD STREET, SUITE B	
	RENO, NV 89506	

ORIGINAL PAGE 26



ITEM 600	SECTION IV	HOURLY RATES
(1) Str	aight Time Unit of equipme	ent, plus:
		one person (driver)\$116.40
		two persons (driver and helper)\$179.95
	C)	additional persons, in excess of two, per person\$60.75
(2) Ov	ertime (OVER 8 HOU Unit of equipme	RS IN A DAY) (See Note 3)
		one person (driver)\$148.65
		two persons (driver and helper)\$239.50
		additional persons, in excess of two, per person\$87.90
(3) Do	ubletime (OVER 12 F Unit of equipme	HOURS IN A DAY) (See Note 3) ent, plus:
1		one person (driver)\$180.85
1		two persons (driver and helper)\$299.10
	c)	additional persons, in excess of two, per person\$115.55
(4) Sto	orage Fee \$150 per night	charge, per truck if shipper requests shipment be held overnight on truck.
(5) Dis		Season Discount (September - April) litary/Realtor Discount
(6) Mi	nimum Charge All shipments a and carrier in a	are subject to an 8 hour minimum charge, unless otherwise agreed upon by the shipper dvance.
	ctual bridge and ferry e incurred by the mo	tolls may be added to charges based on rates contained in this item when such toll ver.
NOTE 2: Fo	or computation of tin	ne, see Item 150.
		e assessed subject to the maximum rates in paragraphs 2 and 3 of this item when the me when the mover must pay its relevant employees overtime.
NOTE 4: R	ates will decrease by	15% automatically during the non-peak season (September - April).
NOTE 5: D	iscount of 15% for se	enior/military/realtor discount.

ISSUED:	ISSUED BY:	EFFECTIVE:
	MATTHEW D. SOWELL, PRESIDENT	
1	1080 STANDARD STREET, SUITE B	
	RENO, NV 89506	

THE SOWELL COMPANY dba ERNIE'S VAN & STORAGE

CPCN	Nin	VI
CPCIN	INO.	-

ITEM 9000	EXPLANATION OF REFERENCE MARKS	
	• Increase	
	Reduction	
	▲ Change in wording which results in neither increase nor reduction of charges.	
	No change in rates.	
	O Addition	
	* Correction	
	\$ Dollar or Dollars	
	% Percent	

	herein will, if effective, not result in an effect on the qualit nce marks, see Item 9000.	y of the human environment.
ISSUED:	ISSUED BY:	EFFECTIVE:
	MATTHEW D. SOWELL, PRESIDENT	
	1080 STANDARD STREET, SUITE B	
	RENO, NV 89506	

Agenda Item# 78

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Application of Supersonic)	
Movers, LLC d/b/a SuperSonic Movers for a)	Docket 21-06010
Certificate of Public Convenience and Necessity to)	
operate as a household goods mover within the State)	
of Nevada.)	

At a general session of the Nevada Transportation Authority held on December 9, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover 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 7, 2021, Supersonic Movers, LLC d/b/a SuperSonic Movers ("Applicant") filed an Application for a Certificate of Public Convenience and Necessity to operate as a household goods mover within Clark County, Nevada to operate one (1) vehicle. Said Application was designated as docket 21-06010.
- 2. That on June 10, 2021, the Application was properly noticed to the public and no Petitions for Leave to Intervene or Protests were filed.
- 3. That Staff requested the hearing on the Application be dispensed, pursuant to NRS 706.391 paragraph 9. Chairman Dawn Gibbons, serving in her capacity as Presiding Officer for the Authority, granted the request.
- 4. That Authority Staff reported the following:
 - a. Marta Acevedo, Compliance Audit Investigator, investigated the Applicant's background and inspected documentation relative to the proposed operation. Ms. Acevedo reported no areas of concern regarding the Applicant's operational

Docket 21-06010 Page 2 of 5

fitness and stated that she supported approval of the Application.

b. Paul Servello, Financial Analyst for the Authority, inspected the Applicant's financial information. Mr. Servello reported no areas of concern regarding the Applicant's financial fitness and stated that he supported approval of the Application.

- c. Liz Babcock, Applications Manager, reported that the Applicant met the requirements; Staff had no concerns; and supported approval of the Application.
- 5. Based on all records pertaining to the Application, after investigation, and pursuant to NRS

706.391:

- a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
- b. The Applicant is financially and operationally fit, willing, and able to perform the transportation service for which applied.
- c. Granting the Application on file herein would be in the public interest, will tend to foster sound economic conditions in the industry, and will not unreasonably or adversely affect other carriers operating in the territory served under the Certificate.
- d. The operation contemplated by Applicant will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.
- e. The operation contemplated by the Applicant will benefit and protect the safety and convenience of the traveling and shipping public and the motor carrier business in this State.
- f. The proposed operation will provide service on a continuous basis.
- g. The market identified by the Applicant as the market the Applicant intends to serve will support the proposed operation.

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Docket 21-06010 Page 3 of 5

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

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

Transportation of household goods between points and places within Clark County, Nevada.

RESTRICTION:

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

- 2. <u>Upon full compliance with the conditions of this Order</u>, a Certificate of Public Convenience and Necessity identified as **CPCN 3391** shall be issued to Supersonic Movers, LLC d/b/a SuperSonic Movers authorizing operation in the transportation of household goods as is more particularly described in the first ordering paragraph hereinabove.
- 3. <u>Before</u> issuance of the Certificate referred to hereinabove, the Applicant shall be required to:
 - a. Avoid material changes in any conditions relied upon by the Authority in its determination of operational or financial fitness and immediately report to Authority Staff any such material changes, should they occur.
 - b. File with the Authority evidence of the required insurance (Form E) in the Applicant's name.
 - c. File with the Authority the necessary insurance (Certificate of Insurance) describing the liability limits and vehicles covered.
 - d. Make vehicles available for inspection by Authority Staff to ensure that they have been marked in accordance with NAC 706.170 including the carrier's name/logo and CPCN number. Provide copies of insurance cab card, annual (USDOT) vehicle inspections, titles and registrations.
 - e. Ensure driver qualification files are set up in accordance with CFR391.51. Explain and make available set-up of time tracking method put into place. Ensure all drivers have pre-employment drug testing in accordance with Part 40 and CFR 382.30. Make available for inspection by Authority Staff the business and vehicle domiciles.
 - f. Ensure vehicle maintenance files are setup in accordance with CFR 396.

Docket 21-06010 Page 4 of 5

g. Provide a copy of the Bill of Lading with the CPCN number granted and with complaint/commendation language, in accordance with NAC 706.335 and NAC 706.282.

- h. Provide proof that Applicant is in compliance with all municipal, county, and homeowner's association laws, codes, regulations, and bylaws for the parking or storage of its vehicles.
- i. Provide copies of all applicable business licenses.
- j. File a tariff that includes a description of the Authority granted, CPCN number, and the name and address of the Applicant.
- k. Provide signed affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 706.167.
- 1. Provide a copy of the contract between Applicant and the laboratory that will perform and monitor the substance abuse program. If the owner will also operate as a driver, the contract must require the laboratory to provide results of positive drug/alcohol tests directly to the Authority.
- m. Provide a current company bank statement and cash reconciliation to support the \$16,254 cash infusion.
- n. Remit to the Authority any noticing fees and/or any other outstanding debt to the Authority.
- 4. Compliance with the foregoing requirements must be made by the Applicant NO LATER THAN 120 days from the date of this Order. If the Applicant fails to comply within 120-day time period, the Deputy Commissioner of the Authority may vacate this Compliance Order and dismiss this Application.
- 5. This Order does not constitute operating authority; performance of the transportation service contemplated by this Order may not be instituted prior to the issuance of said Certificate referred to hereinabove.

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Docket 21-06010 Page 5 of 5

6. If Supersonic Movers, LLC d/b/a SuperSonic Movers is cited by the Authority for any violation of NRS 706 prior to the close of the compliance period, the Deputy Commissioner shall vacate this Order and dismiss the Application unless the Authority orders otherwise.

- 7. The Deputy Commissioner shall be authorized to issue the above-referenced Certificate of Public Convenience and Necessity upon the Applicant meeting all requirements set forth herein.
- 8. The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred in the drafting or issuance of this Order.

	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	R. David Groover, Commissioner
Attest:	
Jennifer De Rose, Deput	ty 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.

Supersonic Movers, LLC Application for Household Goods Mover Authority Docket 21-06010 December 9, 2021 General Session

Application Summary:

On June 7, 2021, Supersonic Movers, LLC d/b/a SuperSonic Movers ("Applicant") filed an application requesting authority to transport household goods within Clark County, Nevada to operate one (1) vehicle. Alexsyss Garcia is the sole member of the LLC.

Staff Analysis:

Staff supports this application, and therefore requests the application hearing be dispensed per NRS 706.391(9). The following procedures were performed by Staff with acceptable results and their basis to support this application:

- 1) The application was noticed to the public and no petitions for leave to intervene or protests were filed.
- 1) Background investigation was performed with no areas of concern. (Attachment A)
- 2) Market staff does not require market for household goods since proof of demand is difficult to compile and moving is not a highly repetitive activity compared to market for transporting passengers. The applicant provided their market, as it is required. Said market information was reviewed by staff.
- 3) Pro Forma Balance Sheet includes one (1) vehicle, debt-free, resulting in 100% equity. Staff reviewed source documents (such as bank statements, vehicle Bill of Sale, etc.), and found them to be reasonable when compared to the balances reported on the PFBS. (Attachment B)
- 4) Pro Forma Income Statement projects overall \$187,500 in sales and \$75,615 in net income. The revenue projection and net income projection of 40.3% is optimistic when compared with similar carriers with a single vehicle [Skyline Moving Service, LLC d/b/a Skyline Moving Service (CPCN 3374, Sub 1), and Astillita Productions, Inc. d/b/a Acme Moving Company (CPCN 3362)]. The Fuel, Repairs/Maintenance expense is considered low for this vehicle type. The company remains compensable after making these adjustments. Restated net income is \$54,854.00 (Attachment C)
- 5) Tariff the proposed rates were compared to several existing carrier's tariffs with similar authorities and vehicle restrictions [Skyline Moving Service, LLC d/b/a Skyline Moving Service (CPCN 3374, Sub 1), Astillita Productions, Inc. d/b/a Acme Moving Company (CPCN 3362), and All Veteran Transit, LLC. (CPCN 3379)] and were found to be within the range of rates currently charged for similar services, (Attachment D)
- 6) The cash infusion for the applicant is \$16,254 and it will cover 90 days' worth of fixed expenses. The equity percent remains above 20% equity with this cash infusion (Attachment E).

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Docket 19-10040

Attachments:

- A. Investigator's Background Report without exhibits
- B. Pro Forma Balance Sheet
- C. Pro Forma Income Statement and Narratives
- D. Tariff
- E. Cash Infusion Narrative

Compliance Items in addition to those included in the background report:

1) Provide a cash reconciliation and corresponding bank statement that supports a \$16,254 cash infusion.

STATE OF NEVADA TRANSPORTATION AUTHORITY BACKGROUND INVESTIGATION FOR FULLY REGULATED CARRIERS

								All and the second					
DOCKET NUMBER: 21-06010 DATE APPLICATION WAS FILED: 06/07/2021													
APPLICANT NAME: Alexsyss Garcia TITLE: Managing Member													
COMPANY NAME: Supersonic Movers LLC. dba SuperSonic Movers													
ADDRESS: 4224 S	Acceptable to the second				***************************************	THE RESIDENCE AND ADDRESS OF THE PARTY OF TH							
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	ATTORNEY: N/A PHONE#: N/A												
INVESTIGATOR:	M.Ace	vedo					DAT	E ASSI	GNE	D: 6/14/2	021		3
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Has the criminal bac	kground	d check	disclo	sed any	issue	of concern'	?			YES	l l	10	X
Name:													
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Has there been any previous NTA enforcement action? (Including against the companies drivers)							10	X					
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Does the Applicant h	Idve US	DOI AUI	mority	r (IT 50,	INCIUO	e the SAFE	r prin	(Out as e)	KINIDI) YES	N	0	X
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ls Applicant operatin										YES	N	0	X
If so, Which State and	under v	vhat type	of Aut	hority?									

Caracian DI

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Explain:		
	Exh	ilbit
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. Attack copies of MC/USDOT rating.) N/	/A
Identify any key operational personnel who have no ownership interest and briefly descresponsibilities:	ribe t	heir
Hector Garcia – Operations Manager, training, hiring, and firing. A driver will be hired upon approval of the application.		
Control that the same and assert the same through the sam		
Describe the type and number of vehicles the applicant intends to operate: A. Type of Vehicles: 2005 HINO-268		
B. Number of Vehicles: 1		
	Evi	nibít
Attach photographs of vehicles as an exhibit	-	D
Attach as an exhibit, copies of vehicle titles and registration, if available		Ē
Describe the facilities to be used for this operation: Applicant's residence		
C. Address (If Known): 4224 Sky Sands St. Las Vegas, NV 89147		
Does the Applicant have an acceptable Timekeeping method?	NO	
If Yes, Describe: Time Clock		
Does the Applicant plan to store their vehicles at a location other than their legal domicile?	NO	X
D. If so, provide address (if known): Will be provided in compliance	1	1 44
Are the facilities adequate for the proposed service? Inspection will be done in the compliance phase		
Properly Zoned? YES NO Adequate? YES	NO	
If inadequate, describe the Applicant's plan to remedy:		
December 4 and in the control of the		т
Does the Applicant understand the operating authority sought, and is their plans consistent with that grant of authority?	NO	1
Can the Applicant secure insurance as required by NAC 706.191? YES X	NO	\vdash
		hibit
Attach appropriate proof of insurance, or ability to obtain, as an exhibit		F
Does the Applicant understand the requirements contained within 49 CFR 391.51 as they pertain to the	1	т —
establishment and maintenance of driver qualification files?	NO	
Does the Applicant understand the requirements contained within 49 CFR 396 as they pertain to the	1.10	\vdash
establishment and maintenance of vehicle maintenance records?	NO	
Does the Applicant understand the requirements 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? - Will be done in the compliance phase YES	NO	X
If so, which laboratory?	1 140	12
Does the Applicant have adequate personnel (drivers, managers, etc) to operate their business? YES X	NO	1
	Ex	hibit
Attach copies of the Applicant's charter orders, bills of lading, manifests, etc., as applicable. (Do not include copies of tariff or proposed contracts)		G
Does the Applicant intend on using a Logo as contained in NAC 706.170(4)? Limousine only YES	NO	Ť
	The second second	hibit
Attach copies of proposed Logo		I/A

Has the Applicant demonstrated adequate knowledge of the rules and regulations that pertain operating authority sought; i.e., provisions of NRS Chapter 706, NAC Chapter 706, and the Fe			
Motor Carrier Safety Regulations?	YES	X	NO
Does the Applicant understand the limitations inherent in their grant of operating authority?	YES	X	NO

Has the Applicant read and signed the NTA Knowledge Statement?	YES	X	NO	
			Ext	ibit
Attach signed Knowledge Statement.				1

COM	PLIANCE ITEMS
1	Avoid Material Changes
2	File with the Authority evidence, (Form E), and/or if required (Form H) in the Applicant's name.
3	File with the Authority the necessary insurance (Certificate of Insurance), describing liability limits, vehicles covered.
4	Make vehicle(s) available for inspection by Enforcement Staff to ensure that they properly registered in motor carrier's name, display CPCN number, Logo and/or name of motor carrier. 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. Explain and make available set-up of time tracking method put into place. Ensure all drivers have pre-employment drug testing in accordance with Part 40, and CFR 382.301 and make available to Enforcement Staff for inspection of their business and vehicle domiciles, if different from business location.
6	Ensure vehicle maintenance files are setup in accordance with CFR 396.
7	File a copy of Bill of Lading (HHG) in accordance with NAC's which includes the CPCN number granted.
8	Provide copies of Business License(s).
9	File a Tariff for approval by the financial Analyst.
10	Provide copy of contract with a laboratory to perform and monitor their substance abuse program and enrollment list.
11	Provide signed Affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 706.167
12	If vehicles are to be parked at a residence, 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.
13	Remit to the Authority any noticing fees and/or other outstanding debt due to the Authority.

	4 1)	
INVESTIGATOR: M. Acevedo	Man neder	DATE: (0.9191
REVIEWED BY SUPERVISOR I	WESTIGATOR:	DATE: 10/26/21
REVIEWED BY APPLICATION	MANAGER: Standaula	DATE: 10/27/21

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 6/10/21/rmr

Balance sheet as of March 31 2021 (Narrative Format)

Assets	Day 1 of operations
Current Assets	
Cash	16,254
Accounts Recievable	0
Total Current Assets	16,254
Equiptment	6,880
Business Vehicle	5,000
less: accumulated depreciation	0
Total Assets	28,134
Liabilities and Equity	ψ(
Current Liabilities	0
Accounts payable	0
Notes Payable, Current portion	0
Accrued Payroli	0
Members paid in Capital	28,134
2	
Total Liabilities and Equity	28,134

PFIS as submitted

Income	Month 1	Month 2	Month 3	Month 4	Month 5	Month 6	Month 7	Month 8	Month 9	Month 10	Month 11	Month 12	Year End	
Revenue	15625	15625	15625	15625	15625	15625	15625	15625	15625	15625	15625	15625	187500	
Gross Profit	15625	15625	15625	15625	15625	15625	15625	15625	15625	15625	15625	15625	187500	
Operating Expenses														
Advertising	1000	1000	1000	1000	1000	1000	1000	1000	1000	1000	1000	1000	12000	6.40%
Bank Charges	26	26	26	26	26	26	26	26	26	26	26	26	312	0.17%
Broker Fees	0	- 0	0	0	0	0	0	0	0	0	0	0	0	
Claims	0	0	0	0	0	0	0	0	0	0	0	0	0	
Credit Card Fees	150	150	150	150	150	150	150	150	150	150	150	150	1800	0.96%
Depreciation	125	125	125	125	125	125	125	125	125	125	125	125	1500	0.80%
Drug Testing(Target)	12	0	0	0	0	12	0	0	0	0	0		36	0.02%
Fuel	600	600	600	600	600		600	600	600	600	600		7200	3.84%
Fuel Surcharge	3.40 per gal			3.40 per gal		3.40 per gal		3.40 per gal	3.40 per gal	0.0-77				
General Liability Insur.	138	138		138	138	138	138	138		138	1457 475	138	1656	0.88%
Interest	0			0	0		0	0		0		0	0	0.007
Internet	140			140	140		140			140		140	1680	0.90%
Licenses (business)	243.42			243.42	243.42		243.42			243.42			2921.04	1.56%
Office Supplies	- 0				0		0			0			0	1.50%
Payroli														
Driver 5 hrs a day (\$15 hr)	1875	1875	1875	1875	1875	1875	1875	1875	1875	1875	1875	1875	22500	12.00%
Mover 5hrs a day (\$13hr)	1625	1625	1625	1625	1625	1625	1625	1625	1625	1625		1625	19500	10.40%
Payroll Taxes	107.5	107.5	107.5	107.5	107.5	107.5	107.5	107.5	107.5	107.5	107.5	107.5	1290	0.69%
Total Payroll Expenses	3607.5	3607.5	3607.5	3607.5	3607.5	3607.5	3607.5	3607.5	3607.5	3607.5	3607.5	3607.5	43290	23.09%
Professional fees Bookkeeper	150	150	150	150	150	150	150	150	150	150	150	150	1800	0.96%
Repairs/Maint.	0	0		0	0		0	0	0	0		800	1600	0.85%
Rent	1535	1535	1535	1535	1535	1535	1535	1535	1535	1535		1535	18420	9.82%
Storage	0	0	0	0	0		0	0	AND OPKING	0		0	0	0.00%
Telephone	30	30	30	30	30	30	30	30	30	30		30	360	0.19%
Utilities	200	200	200	200	200	200	200	200	200	200		200	2400	1.28%
Vehicle Insurance	777.11	777.11	777.11	777.11	777.11	777.11	777.11	777.11	777.11	777.11	777.11	777.11	9325.32	4.97%
Vehicle Registration	0	0	0	0	0	0	0	0	0	0		545	9323.32 545	0.29%
Workers Comp.	420	420	420	420	420	420	420	420	420	420	4500	420	5,040	2.69%
Total Operating Expenses	9154.03	9142.03	9142.03	9142.03	9142.03	9954.03	9142.03	9142.03	9142.03	9142.03	9142.03	10499.03	111,885	59.67%
Net Income	6470.97	6482.97	6482.97	6482.97	6482.97	5,670.97	6482.97	6482.97	6482.97	6482.97	6482.97	5,125.97	75,615	40.33%



PFIS as Restated

Income	Month 1	Month 2	Month 3	Month 4	Month 5	Month 6	Month 7	Month 8	Month 9	Month 10	Month 11	Month 12	Year End	
Revenue #	13,750	13,750	13,750	13,750	15,625	15,625	15,625	15,625	15,625	13,750	13,750	13,750	174,375	
COGS								3.00				76/ 7/7	The Martine	
Fuel	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	12,000	6.9%
Driver 5 hrs a day (\$15 hr)	1,875	1,875	1,875	1,875	1,875	1,875	1,875	1,875	1,875	1,875	1,875	1,875	22,500	12.9%
Mover 5hrs a day (\$13hr)	1,625	1,625	1,625	1,625	1,625	1,625	1,625	1,625	1,625	1,625	1,625	1,625	19,500	11.2%
Payroll Taxes	108	108	108	108	108	108	108	108	108	108	108	108	1,290	0.7%
Total COGS	4,608	4,608	4,608	4,608	4,608	4,608	4,608	4,608	4,608	4,608	4,608	4,608	55,290	31.7%
Gross Profit	9,143	9,143	9,143	9,143	11,018	11,018	11,018	11,018	11,018	9,143	9,143	9,143	119,085	68.3%
Operating Expenses														
Advertising	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	12,000	6.9%
Bank Charges	26	26	26	26	26	26	26	26	26	26	26	26	312	0.2%
Broker Fees		100	4.1	- 2	-		* 1	(4)		-	-	-		0.0%
Claims	**		2	4		-				-				0.0%
Credit Card Fees	150	150	150	150	150	150	150	150	150	150	150	150	1,800	1.0%
Depreciation	125	125	125	125	125	125	125	125	125	125	125	125	1,500	0.9%
Drug Testing(Target)	12	*	*	b	**	12	William I	34	*		-	12	36	0.0%
General Liability Insur.	138	138	138	138	138	138	138	138	138	138	138	138	1,656	0.9%
Interest		120	-	5.50	-			-	-			DAI	75.00 A	0.0%
Internet	140	140	140	140	140	140	140	140	140	140	140	140	1,680	1.0%
Licenses (business)	54	54	54	54	54	54	54	54	54	54	54	54	650	0.4%
Office Supplies	243	243	243	243	243	243	243	243	243	243	243	243	2.921	1.7%
Professional fees Bookkeeper	150	150	150	150	150	150	150	150	150	150	150	150	1,800	1.0%
Repairs/Maint.	316	316	316	316	316	316	316	316	316	316	316	316	3,786	2.2%
Rent	1,535	1,535	1,535	1,535	1,535	1,535	1.535	1,535	1,535	1,535	1,535	1,535	18,420	10.6%
Storage	-	-		= -		4		18	-	4	-		,	0.0%
Telephone	30	30	30	30	30	30	30	30	30	30	30	30	360	0.2%
Utilities	200	200	200	200	200	200	200	200	200	200	200	200	2,400	1.4%
Vehicle Insurance	777	777	777	777	777	777	777	777	777	777	777	777	9,325	5.3%
Vehicle Registration		7.	*	2	-		767	-	42	-		545	545	0.3%
Workers Comp.	420	420	420	420	420	420	420	420	420	420	420	420	5,040	2.9%
Total Operating Expenses	5,316	5,304	5,304	5,304	5,304	5,316	5,304	5,304	5,304	5,304	5,304	5,861	64,231	36.8%
Net Income	3,826	3,838	3,838	3,838	5,713	5,701	5,713	5,713	5,713	3,838	3,838	3,281	54,854	31.5%

* Adjusted for Peak and Non-Peak seasons



Projected Revenue Narrative

Revenue: The amount of income generated will be composed of local moves consistent with the tariffs. The projected revenue is based on the operations of 1 vehicle. This projection is based off of doing 25 moves a month and 300 in the 12-month period. There will be only one truck that will be operating full time to service the moves initially. This is a projection of income as if we were to start operating next month. We anticipate the income will remain ether same per month or decrease depending on the amount of moves each month. In month (1) generated revenue should be \$15,625. The revenue is conservatively calculated by taking our Regular Box Truck hourly rate of \$125.00 per hour (multiplied by 5 hours average move time) and two men per vehicle at the Driver Rate of \$15 per hour and Mover Rate: 13.00 per hour (multiplied by 5 hours- average move time).

12-month statement of pro-forma income and expenses for SuperSonic Movers

Advertising: We propose to advertise through yelp, Home Advisor, Facebook, Google, etc. spending \$1000 per month which for a 12-month period will be \$12000.

Depreciation: Depreciation is 5 years straight of \$1800 each year.

Fuel: Vehicle fuel is based on spending \$150 every 50 miles with the fuel priced at \$3.40 per gallon. My assumption of a monthly fuel charge would be \$600 each month. The yearly total would be \$7200.

Insurance: General liability is \$138 each month, commercial auto which is quoted by progressive ins is \$777.1 each month. The yearly total for general is \$1656 the yearly total for commercial is \$9325.32

Payroll Expenses: Payroll is based on the projected sales for the vehicle used. Employees will be schedules up to 6/hrs. each day. Contract Labor will be used for non-driver work at \$13/hr., Driver will work at \$15/hr. The estimated payroll for the 12month period 2 men and a truck 5 hours each day a total of 25 moves a month will be \$42,000. Estimated payroll taxes will be \$1290 for the year, which would be \$107.50 each month.

Business Phone: Office phone is limited to one line for the total payment of \$30 every month and \$360 per year.

licensing: The license that must be maintained are the state and county business license. The state business license is \$200 and for each county license it is \$150. I will be operating in Clark County, Henderson and Boulder City. I will be spending \$650 each year plus fees for license agencies to file for me.

Workers Comp: Estimated off of the total payroll for the year. 12% for workers com for the first year would be \$5040

Office Supplies: I anticipate spending \$243each month on office supply items such as paper, ink, files, pens, highlighter, and etc. Spending \$2921each year.

Internet: Internet is \$140 each month, yearly will be \$1680

Utilities: Office is located at home. I spend \$200 on utilities each month. Yearly \$2400.

Rent: Office is located at home monthly rent is \$1535 yearly \$18420.

Bookkeeper: \$150 each month for accounting and bookkeeping. Yearly would be \$1800.

Vehicle Registration: Vehicle registration is due every year. Registration for vehicle \$543 every year.

Vehicle maintenance: would be \$400/hr., so if we do maintenance on every 6 months a 2/hr. minimum it would cost \$1600 each year.

Total Projected Expenses for the first year are \$111,885

Total Projected Income for the first year is \$187,500 This projection Estimates a profit of \$75,615 for the first year.

Total Projected Expenses each month are \$9,154
Total Projected Income each month is \$15625
This projection estimated a profit of \$6470 each month.

C5/5

Original Title Page	SuperSonic Movers LLC DBA: SuperSonic Movers	CPCN No.
	HOUSEHOLD GOODS TARIFF	
	No supplement to this tariff will be issued Except for the purpose of canceling the unless specifically authorized by the Author	e tariff
	Additions to, changes in and eliminations from this tariff will be in loose-leaf form.	rom
	SuperSonic Movers LLC DBA: SuperSonic Movers	
	CPCN No.	
	HOUSEHOLD GOODS TARIFF	

HOUSEHOLD GOODS TARIFF NAMING LOCAL COMMODITY RATES ALSO

ACCESSORIAL SERVICE CHARGES, MISCELLANEOUS SERVICE CHARGES HOURLY RATES, RULES AND REGULATIONS

APPLYING ON NEW AND USED FURNITURE AND HOUSEHOLD EFFECTS, PERSONAL EFFECTS, AND OTHER PROPERTY AS DESCRIBED IN THE TARIFF

TRANSPORTATION OF HOUSEHOLD GOODS BETWEEN POINTS AND PLACES WITHIN CLARK COUNTY, NEVADA.

SUPERSONIC MOVERS LLC

Issue Date: May 19, 2021 Issued By:
Alexsyss Garcia, Owner
4224 Sky Sands St, Las Vegas, NV 89147

Original	Page	1
Original	I ale	

CPCN	No.	

HOUSEHOLD GOODS TARIFF

CHECKING SHEET FOR TARIFF

Upon receipt of new or revised pages, a check mark must be placed opposite the "correction number" (shown below) corresponding to the number shown in lower left-hand corner of the new or changed page. If correction numbers are properly checked as received, check marks will appear in consecutive order without omission. However, if check marks indicate that a new or revised page has not yet been received, request should at once be made to the issuing carrier for a copy of the new or revised page.

COR	RECT	NOL	NUME	ERS

1	7	13	19	25
2	8	14	20	26
3	9	15	21	27
4	10	16	22	28
5	11	17	23	29
6	12	18	24	30

EXPLANATION OF ABBREVIATION AND OTHER REFERENCE MARKS

dba doing business as

NV Nevada

No. Number

Nos. Numbers

NTA.....Nevada Transportation

Authority

N New

C change, neither increase

nor reduction

I Increase

R Reduction

Issue Date:

May 19, 2021

Issued By: Alexsyss Garcia, Owner 4224 Sky Sands St, Las Vegas, NV 89147 Effective:

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HOUSEHOLD GOODS TARIFF

APPLICATION OF CARRIER'S OPERATIVE RIGHTS

A certificate of public convenience and necessity providing the right of transportation of household goods, furniture, office stores, equipment supplies, and general commodities on-call over irregular routes between points and places within Clark County, Nevada on the one hand and within the State of Nevada on the other hand.

Issue Date: May 19, 2021 Issued By:
Alexsyss Garcia, Owner
4224 Sky Sands St, Las Vegas, NV 89147

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CPCN	No.	
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HOUSEHOLD GOODS TARIFF

Table of Contents

Subject:	Rule No.	Page No.
Accessorial Services	10	4
Advancing of Charges	20	4
Agency Commissions	30	5
Application of Rates	40	4
Application of Rates	50	4
Articles liable to cause damage	60	5
Articles Not Accepted	70	5
Bill of Lading	80	6
Claims	90	7
Claims for lost or damaged items	100	8
Complete Article	110	8
Declaration of value	120	8
Early Termination of Shipment	130	11
Failure to make delivery	140	9
Impracticable operations	150	9
Impracticable pick-up and delivery	160	10
Inspection of Items	170	11
Insurance	180	11
Labor Charges	190	11
Moving and Packing	200	12
Payments of Charges	210	12
Pick-up And Deliver Warehouse	220	13
Servicing special articles	230	13
Shipments accepted subject to laws	240	13
Waiting and delay	250	
RATES AND CHARGES		
Application of Rates	260	14
Estimate of Charges	270	14

Issue Date: May 19, 2021 Issued By:

Effective:

Ori	ginal	Page	4.
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CPCN	No.	4	

HOUSEHOL	n	GOODS	TARIFF

Rule No.

Rules And Regulations

40. APPLICATION OF RATES - Commodity Description

The rates stated in this tariff apply to personal property, including furniture, baggage, equipment, supplies of residence, offices or other establishments.

50. APPLICATION OF RATES - Territory

The rates presented on this tariff apply to all points and places within Clark County, Henderson, and Boulder City in the State of Nevada.

10. ACCESSORIAL SERVICES

Except as otherwise provided, rates of charges, covering accessorial services rendered by the carrier are in addition to the transportation rates provided in this tariff.

20. ADVANCING OF CHARGES

Carrier will not engage in third parties to perform any services for and carrier and shall not advance charges for others engaged by the shipper. When third parties are engaged by the shipper to perform any domestic or maid service, the carrier will not assume the responsibility furnished, except otherwise provided. The charges so advanced are in addition to and shall be collected with all other lawful rates and charges.

Issue Date: May 19, 2021 Issued By:
Alexsyss Garcia, Owner
4224 Sky Sands St, Las Vegas, NV 89147

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HOUSEHOL	D GOODS	TARIFF

Rule No.

Rules And Regulations

70. ARTICLES NOT ACCEPTED

Unless otherwise provided, the following property will not be accepted for shipment, bank bills, coins or currency, deeds, notes, drafts or valuable documents of any kind, credit cards, jewelry, postage stamps, trading stamps, letters or packet of letters, precious stones, or perishable articles. Should such articles come into possession of the carrier without its knowledge, responsibility for safe delivery of shipment will not be assumed. Explosives, firearms, hazardous material, dangerous goods or property liable to cause harm to life or equipment will not be accepted for shipment. Household pets will not be accepted for transportation.

60. ARTICLES LIABLE TO CAUSE DAMAGE

- A. Carrier will not accept for shipment, property liable to damage equipment, or other property.
- B. Carrier will not accept for shipment articles which cannot be taken from the premises, without damage to the article or premises.

30. AGENCY COMMISSIONS

A maximum of 10% of the applicable tariff charge may be paid to a referral service which has referred the booking to the applicant as a commission on each booking.

Issue Date: May 19, 2021 Issued By:
Alexsyss Garcia, Owner
4224 Sky Sands St, Las Vegas, NV 89147

Effective:

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	AND DESCRIPTION OF THE PERSON

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Rule No.

Rules And Regulations

80. BILL OF LADING

Upon completion of shipments of the customer's household goods, the carrier shall present to the person paying for the shipment the original bill for payment.

- 1. The name and address of the carrier.
- 2. The names of the consigner and consignee.
- 3. The points of origin and destination.
- 4. The date and time the shipment was received by the carrier.
- 5. The date and time of arrival of shipment at its destination.
- 6. The date of the bill.
- 7. Weight of the shipment if applicable.
- 8. The route over which the household goods were transported, the name of the point of transfer and the name of. Each carrier participating in the transportation.
- 9. The number of the vehicles which transported the household goods.
- 10. The rate charged for the service.
- 11. Any other charge applying to the bill.
- 12. Statement that the carrier's rates are subject to regulation by the Transportation Services Authority.
- 13. Description of the property transported, including the number of items carried unless waived in writing by the shipper.
- 14. Any other information required by the Nevada Transportation Authority.

Issue Date: May 19, 2021 Issued By:
Alexsyss Garcia, Owner
4224 Sky Sands St, Las Vegas, NV 89147

Effective:

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Rules And Regulations

90. CLAIMS

- (A). Any claims for loss, damage or overcharge shall be in writing and shall be accompanied by the bill for transportation and two estimates of repair or replacement. Carrier may require a certified or sworn statement of claim.
- (B). Carrier shall be immediately notified of all claims for concealed damage and shall be given a reasonable opportunity to inspect alleged concealed damage in original package.
- (C). Limitation of time for filing claims shall be 7 days from the date of delivery. The carrier's liability shall not exceed the cost of repairing or replacing the property lost or damage with materials of like kind or quality not exceeding the actual cash value of the property at the time and place of loss, with due allowances for depreciation or deterioration howsoever caused, but in no event to exceed the released valued to a lump sum for the entire shipment, such proportion of the actual value of the article or articles lost or damaged as shall be determined under rule #. ALL PROPERTY DAMAGE MUST BE NOTED ON PAPERWORK ON THE DAY OF THE MOVE.
- (D). The carrier's liability for goods shall cease when the property has been delivered to and received by the owner or the consignee or the shipper of the authorized agent of either, excepts to damage noted at the time of delivery. When the carrier is directed to unload or deliver property while the shipper is not present, the carrier will not be liable for anything damage, lost or stolen from the property.
- (E). If the carrier is directed to load property while the shipper is not present, carrier will not be held liable for mistakes, damage, hourly rate time miscalculation, or anything claimed but not witnessed by the shipper or shipper's agent.
- (F). The carrier's liability with regard to sets or matched pieces shall be limited to the individual lost or damaged pieces and not the entire set. This shall not exceed (1) the standard liability of 0.60 cents per pound per article, and (2) the declared value the shipper may have purchased additional insurance for.
- G. The services provided by this tariff only include moving services and in no case will include any kind of servicing of any appliances, electronics, or other units requiring special servicing and licensed technicians.

issue	Da	te:
May	19,	2021

Issued By:
Alexsyss Garcia, Owner
4224 Sky Sands St, Las Vegas, NV 89147

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CPCN No.	

HOUSEHOLD GOODS TARIFF

Rule No.

Rules And Regulations

110. COMPLETE ARTICLE

Each shipping piece or package and contents thereof constitute one article except the total component parts of any article taken apart or knocked down for handling or loading in the vehicle shall constitute one article for the purpose of determining the carrier's liability as provided in rule 120.

100. CLAIMS FOR LOST OR DAMAGED GOODS

- 1). A claim by a shipper or consignor against a common or contracted carrier for the lost or damaged freight or baggage must be submitted to the carrier within (7) days after the loss or damaged items are discovered.
- 2). Within (14) days after receipt of the claim the carrier shall (a) compensate the shipper or consignor or (b) deliver to the shipper or consignor a written denial of the claim.
- 3). A denial of a claim may be appealed by the shipper or consignor to the Nevada Transportation Authority.

120. **DECLARATION OF VALUE**

- (A). Shippers are required to state specifically in writing the agreed or declared value of the property, otherwise a base value of 0.60 cents per pound per article is declared at the option of the shipper. The carrier will provide full declared value protection through special insurance at an additional charge equivalent to the required premium.
- (B). If shipper declines to declare the value or agree to release value in writing. The shipment may not be accepted. If accepted, base release value of 0.60 cents per pound per article will apply.

Issue Date: May 19, 2021 Issued By:
Alexsyss Garcia, Owner
4224 Sky Sands St, Las Vegas, NV 89147

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Rules And Regulations

140. FAILURE TO MAKE DELIVERY

- (A). In all instances where the carrier is unable to locate the consignee at the address (if known by the carrier); or where the consignee is unable or declines to accept delivery of the shipment, or the shipment will remain in the possession of the carrier pursuant to instructions of the shipper or consignee. Notification of failure to make delivery will be mailed or telegraphed to the consignee, consignor or the owner, or a written notice to be delivered to the premises where actual delivery was to be affected or to the carrier, or at the option of the carrier, in a public warehouse, and upon such placement liability as a carrier shall immediately cease and liability shall thereafter be only that of the warehouseman in possession.
- (B). In cases where a "subsequent delivery" is called for and made, charges will be assessed for such "subsequent delivery". On this basis of the charges, it is lawfully applicable from the carrier's terminal or from the public warehouse (as the case may be) to the place of delivery.

150. IMPRACTICABLE OPERATIONS

Nothing in this tariff shall require the carrier to perform any line-haul service or pick-up or delivery service or any other service to or from or to at any point or location where, through no fault or neglect of the carrier, the operation of the vehicle is impracticable because:

- (A). The conditions of roads, streets, driveways, alleys, or approaches thereto would subject operations to unreasonable risk or loss or damage to life or property.
- (B) Loading and unloading facilities are inadequate.
- (C). Any force of nature, war, insurrection, riot, civil disturbance, strike, picketing, or other labor disturbance would (1) subject operations to unreasonable risk of loss or damage to life or property, or (2) unreasonably jeopardize the ability of the carrier to render line-haul or pick-up or delivery or any other service to or from at any point or locations.

Issue Date: May 19, 2021 Issued By:
Alexsyss Garcia, Owner
4224 Sky Sands St, Las Vegas, NV 89147

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Rules And Regulations

160. IMPRACTICABLE PICK-UP OR DELIVERY

- (A). It is the responsibility of the shipper to make the shipment available to the carrier or accept the delivery from the carrier at a point at which the road haul vehicle may be safely operated.
- (B). When it is physically impossible for the carrier to perform pick-up of shipment at origin address or to complete delivery of shipment at destination address with normally assigned road haul equipment due to the structure of the building. Its inaccessibility by highway, inadequate or unsafe public, private road, overhead obstructions, narrow gates, sharp turns, trees, shrubbery, the deterioration of roadway due to flood, snow, or nature of an article at point of pick-up or tender delivery at the destination at the nearest point of approach to the desired location where the mad haul equipment can be made safely accessible.
- (C). Upon request of the shipper, consignee or owner of the goods the carrier will use or engage smaller equipment than its normal road haul equipment or provide extra labor for the purpose. If possible, of accomplishment of transferring the shipment between the residence and the nearest point of approach by the carrier's road haul equipment. Charges for the auxiliary service to cover labor and additional vehicle (If used) will be provided in rule # and shall be in addition to all other transportation or accessorial charges.
- (D). If the shipper does not accept the shipment at the nearest point of safe approach by the carrier's road haul equipment to the destination address. The carrier may place the shipment or any part thereof not responsibly possible for delivery in storage at the nearest available warehouse, subject to a lien for all lawful charges. The liability on the part of the carrier will cease when the shipment is unloaded into the warehouse and the shipment shall be considered as having been delivered.
- (E). Transportation charges to cover the movement of shipment or part thereon from point at which it was originally tendered to a warehouse location shall constitute a new shipment, subject to applicable rates as provided in tariff from the point at which it was originally tendered to the warehouse location, which shall be in addition to charges from the initial point of origin to the point at which the shipment was originally tendered. All accrued charges on the shipment or any part thereof shall be due and payable upon delivery of same to the warehouse. Any subsequent movement from the warehouse shall constitute a new shipment.

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Rules And Regulations

130. EARLY TERMINATION OF SHIPMENT:

- (A). The carrier reserves the right to stop work at any time and demand payment for time worked and the time estimated to complete the work.
- (B). The shipper reserves the right to stop work at any time. Minimum charges will apply, and if goods are on the truck, the shipper is responsible for the time it takes the carrier to unload the truck.

170. INSPECTION OF ITEMS

When the carrier or their agent believes that the contents of the packages be inspected, they shall make or cause such inspection to be made or to require other sufficient evidence to determine the actual character of the property.

180. INSURANCE

The cost of any insurance in the name of the shipper or for the benefit of the shipper will not be assumed by the carrier (see rule 120).

190. LABOR CHARGES

Cover all accessorial services for which no charges are otherwise provided in this tariff, when such services are requested by the shipper.

Issue Date: May 19, 2021 Issued By:

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Rules And Regulations

200. MOVING AND PACKING

- 1). Articles of both fragile and breakable nature must be properly packed. No claims will be allowed on any items that are not packed by the carrier.
- 2). If the shipper instructs the carrier to pack or repack any items those items must be unpacked by the carrier. No claims will be allowed on any items that are not unpacked by the carrier.
- 3). The shipper shall provide all original packing boxes or agree to use boxes provided by the carrier at an additional cost.
- 4). Where shipments are improperly or unsafely packed, crated, or boxed and by reason thereof the contents may be destroyed or damaged. The carrier will arrange to have such shipment properly packed and charges shown in (rule 260) of this tariff will be assessed, unless the shipper waives the preparation and any and all liability or damage/loss caused by the moving of these items in writing at which point no liability will be assumed by the carrier.
- 5). Carrier is responsible for damages arising from the carriers handling negligence documented at the time of unload.

210. PAYMENT OF CHARGES

- (A). The carrier will not deliver or relinquish possession of any property transported by it until all tariff rates and advanced charges included in the original estimate have been paid cash, certified funds, VISA or Mastercard.
- (B). The carrier shall have lien rights on any property transported by it for all charges incurred.
- (C). After (7) days with proper notice the carrier shall have the right to sell at public or private sale, any property of the shipper's is satisfaction of any charges not paid in full.
- (D). Upon default by the shipper the carrier is entitled to collect legal fees, costs and interest as provided in the contract.

Issue Date:

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HOUSEHOLD GOODS TARIFF

Rule No.

Rules And Regulations

220. PICK-UP AND DELIVER WAREHOUSE

Except as otherwise provided herein if the shipment is delivered to or picked-up at a warehouse the rates for transportation include only the unloading at the door, platform or other point convenient or accessible to the vehicle.

230. SERVICING SPECIAL ARTICLES

The transportation rates in this tariff do not include servicing or un-servicing articles or appliances such as refrigerators, deep freezer cabinets, radios, record players, washing machines, television sets, air conditioners, and the like which, if not properly serviced may be damaged in or incident to transit; nor is liability assumed for such damage.

240. SHIPMENTS ACCEPTED SUBJECT TO LAWS

Shipments will be accepted subject to the requirements of ordinances or limitation of law regulating the transportation of the property, or the use of the vehicle and facility.

250. WAITING OR DELAY

When a vehicle is delayed or held for convenience of the shipper or consignee through no fault of the carrier, a charge for waiting time will apply at the hourly rates shown.

Issue Date: May 19, 2021 Issued By:
Alexsyss Garcia, Owner
4224 Sky Sands St, Las Vegas, NV 89147

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HOUSEHOLD GOODS TARIFF

Rule No.

Rules And Regulations

RATES AND CHARGES

260. APPLICATION OF RATES

Hourly rated are as followed based on two seasons.

OFF

January, February, March, April, October, November, December

- 2 Men 1 Truck \$110 per hour
- 3 Men 1 Truck \$130 per hour
- 4 Men 1 Truck \$155 per hour
- 5 Men 1 Truck \$180 per hour

PEAK

May, June, July, August, September

- 2 Men 1 Truck \$125 per hour
- 3 Men 1 Truck \$155 per hour
- 4 Men 1 Truck \$195 per hour
- 5 Men 1 Truck \$280 per hour

270. ESTIMATE OF CHARGES:

- 1). Carrier shall if requested by the shipper after a visual inspection of the goods, give a written estimate of the charges to the shipper. The original Estimate shall be delivered to the shipper and a copy maintained by the carrier in carrier's record of shipment.
- 2). The estimate shall be based upon the carrier's tariff field with the Nevada Transportation Authority. The final charge for transporting the shipper's goods may not exceed the estimate unless the customer requests services that are not included in the written estimate and agrees to pay for the additional services requested. If the final charge is less than the estimate, the carrier shall only collect the actual charge for the service.

Issue Date: May 19, 2021 Issued By:
Alexsyss Garcia, Owner
4224 Sky Sands St, Las Vegas, NV 89147

Supersonic Movers, LLC

Capital Contribution Narrative

Docket 21-06010

Please accept this letter as confirmation that a capital contribution of \$ 16,254.00 will be deposited into the Supersonic Movers, LLC bank account.

Sincerely

Alexyss Garcia

Managing Member, Supersonic Movers, LLC

Agenda Item# 79

AWG Ambassador, LLC Application to Modify CPCN 1089.4 Dockets 21-09001 December 9, 2021 General Session

Application Summary:

On September 1, 2021 AWG Ambassador, LLC d/b/a AWG Charter Services, AWG Ambassador (Applicant) filed an application requesting to modify CPCN 1089's wording to either remove the word "Livery" or add the terms "Traditional or livery" to allow the carrier to provide limousine services using both Livery and Traditional Limousines, thereby expanding the authority granted under CPCN 1089 (Attachment A). The application was properly noticed and no PLTIs or Protests were filed.

The purpose of adding charter service by traditional limousine is to complete the temporary transfer of operating rights and eventual sale and transfer of CPCN 1089 to Personal Sedan Service, a certificated carrier authorized to operate a fleet of 6 vehicles within Clark and Nye Counties on the one hand and the State of Nevada on the other.

On October 19, 2021, AWG Ambassador, by and through their attorney Brent Carson, filed a Motion to Request Waiver of Hearing or Alternatively, request an Expedited hearing.

On October 28, 2021, Commissioner George Assad, serving in his capacity as Presiding Officer for the Authority, granted the request to Waive the Hearing and granted Interim Authority to remove the term "Livery" from CPCN 1089. The Order indicated that this matter would be placed on the December 9, 2021 general session.

On November 15, 2021, Attorney Brent Carson filed with the Authority, the Order granting the request to Waive the Hearing with Interim Authority to remove the term "Livery".

Staff's Analysis:

- 1) Staff has not performed the background investigations on this application. A Previous Background Investigation was completed on September 30, 2020 under Docket 20-03005. At a minimum, pursuant to NRS 706.391,
 - 5. The applicant for the certificate or modification:
 - (a) Must submit a complete set of fingerprints of each natural person who is identified by the Authority as a significant principal, partner, officer, manager, member, director or trustee of the applicant and written permission authorizing the Authority to forward the fingerprints to the Central Repository for Nevada Records of Criminal History for submission to the Federal Bureau of Investigation for its report
- 2) Market was not analyzed since AWG Ambassador is a certificated carrier.
- 3) Balance Sheet the 9/31/21 balance sheet has not been audited or verified and reported a 10% equity ratio, with two PPP loans totaling \$2,389,969. Assuming that the PPP Loans are forgiven, the projected equity ratio is expected to be 44.7%. (Attachment B)
- 4) Income Statement the 9/31/21 YTD Income Statement reports revenues of \$4,941,446 and net income of \$36,092. (Attachment C).

- 5) The pro forma income statement projects revenues of \$7,346,156 and net income of \$1,473,651 after a projected PPP forgiveness of \$1,192,269. (Attachment D).
- 6) Tariff-There were no proposed changes to the tariffs.

Attachments:

Exhibits:

- A. CPCN 1089
- B. 9/30/21 Historical Balance Sheet
- C. 9/30/21 Historical Income Statement
- D. Pro Forma Income Statement

NEVADA TRANSPORTATION AUTHORITY ORDER

and

CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

AWG Ambassador, LLC d/b/a AWG Charter Services, AWG Ambassador

CPCN 1089, Sub 4 Docket No. 20-03006

The Nevada Transportation Authority ("Authority") finds that the above-named carrier has complied with this Authority's Compliance Order dated October 15, 2020, the findings of fact and conclusions of law which are hereby incorporated by this reference, and therefore is entitled to receive authority from this Authority to engage in transportation in intrastate commerce as a motor carrier.

IT IS ORDERED that certificate of public convenience and necessity identified as CPCN 1089, Sub 3, is hereby cancelled and AWG Ambassador, LLC d/b/a AWG Charter Services, AWG Ambassador is hereby granted this certificate of public convenience and necessity, identified as CPCN 1089, Sub 4, as evidence of the authority of the holder to engage in transportation in intrastate commerce as a common carrier by motor vehicle subject to applicable statutes, rules and regulations of the Authority, and such terms, conditions and limitations as are now or may hereafter be attached to the exercise of the privileges herein granted.

IT IS FURTHER ORDERED and made a condition of this certificate that the holder shall render reasonably continuous and adequate service to the public in pursuance of the authority herein granted, and that failure to do so shall constitute sufficient grounds for suspension, modification or revocation of this certificate.

IT IS FURTHER ORDERED that nothing contained herein shall be construed to be either a franchise or irrevocable and that failure to comply with rules, regulations and orders of the Authority and applicable statutory provisions shall constitute sufficient grounds for suspension or revocation of this certificate.

IT IS FURTHER ORDERED that this authority shall not be sold or transferred without the Authority's prior approval.

IT IS FURTHER ORDERED that the transportation service to be performed by said carrier shall be as specified below:

Provide charter livery limousine services, special services, and airport transfer services to passengers and their luggage on call, over irregular routes, within and between points and places in Clark County, Nevada on one hand, and points and places in the State of Nevada on the other hand.

RESTRICTION: The carrier is limited to no more than thirty-nine (39) vehicles.

IT IS FURTHER ORDERED that the Authority retains jurisdiction for the purpose of correcting any errors which may have occurred in the drafting or issuance of this Order and Certificate of Public Convenience and Necessity.

By the Authority.

Dawn Gibbons, Chairman

Attest:

Gary J. Mathews, Administrative Attorney

Dated: April 1, 2021

Las Vegas, Nevada



Allı

AWG Ambassador LLC Comparative Balance Sheets (Unaudited)

		9/30/21	12/31/20	12/31/19
Assets				
Current Assets				
Cash	\$	517,871 \$	221,075	\$ 83,088
Accounts Receivable		869,001	592,598	1,235,359
Due to/from Affiliates		333,442	55,848	(10,906)
Deposits		<u> -</u>	-	-
Prepaid Expenses		225,623	46,853	180,791
Parts Inventory		41,685	41,685	83,370
Total Current Assets:		1,987,622	958,059	1,571,702
Fixed Assets		A TOTAL CANAL		
Vehicles and related equipment		6,051,059	5,942,222	6,726,099
Other FF&E		1,150,007	1,150,007	1,150,007
Goodwill		2,743,680	2,743,680	2,743,680
Accumulated Depreciation - Vehicles		(4,006,212)	(3,610,349)	(4,161,730)
Accumulated Depreciation - Other FF&E		(1,150,007)	(1,150,007)	(1,130,308)
Total Fixed Assets:		4,788,527	5,075,553	5,327,748
Other Assets				
Deposits		115,000	65,000	75,000
Total Other Assets:		115,000	65,000	75,000
	\$	6,891,149	6,098,612	\$ 6,974,450
Liabilities				
Current Liabilities				
Accounts Payable		148,643	192,496	247,962
Customer deposits		177,985	97,659	1,147,642
Other accrued expenses	9:01 x (0 x)	17,632	17,632	
Accrued payroll and related		279,359	93,785	172,942
Accrued Taxes		30,248	9,439	29,858
Current portion of long-term debt		947,045	969,278	1,028,563
Total Current Liabilities:		1,600,912	1,380,289	2,626,967
Long-Term Liabilities				
Vehicle notes and loans		1,756,415	2,373,059	1,797,400
Forgivable PPP Loans (Two)		2,389,969	1,197,700	
Other long-term debt		454,907	396,163	306,197
Total Long-Term Liabilities:		4,601,291	3,966,922	2,103,597
		6,202,203	5,347,211	4,730,564
Equity				
Owner's Capital		2,434,849	2,533,396	2,631,583
Retained Earnings		(1,745,903)	(1,781,995)	(387,697)
		688,946	751,401	2,243,886
	\$	6,891,149		\$ 6,974,450

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Equity %	10.0%	12.3%	32.2%
Equity % with PPP Forgiveness	44.7%	32.0%	32.2%

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AWG Ambassador LLC YTD Income Statement 9/30/2021

				ement 9/30	0/2021					
	Actual	Actual	Actual	Actual	Actual	Actual	Actual	Actual	Actual	YTD
Applied Control (Application)	1/31/2021	2/28/2021	3/31/2021	4/30/2021	5/31/2021	6/30/2021	7/31/2021	8/31/2021	9/30/2021	9/30/2021
Airport fees	2,728	4,233	7,928	11,788	14,873	15,780	17,795	14,153	17,093	106,371
Driver Gratuity Rev	11,688	18,471	35,747	55,846	72,193	75,527	94,449	93,087	108,430	565,438
Fuel Surcharge	6,824	8,189	14,471	26,234	32,397	36,190	43,429	40,251	43,478	251,463
Transportation (Charter)	126,051	161,999	285,060	446,815	582,549	651,855	641,167	611,567	689,165	4,196,228
Other Revenue	6,961		100	10,556			(350)			17,267
Sales Returns	(2,692)	(442)		(140)	(72)	(2,632)	11	(1,153)	(664)	(7,784)
Sales Discounts	(6,441)	(8,299)	(13,316)	(20,688)	(27,992)	(34,669)	(28,773)	(21,903)		
Total Revenue	145,119	184,151	329,990	530,411	673,948	742,051	767,728	736,002	/ 33///	(187,537)
Cost Of Sales		20141.1	1000	23.054.11	013,740	146,056	101,120	730,002	832,046	4,941,446
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Airport rent	1,804	2,156	4,854	7,189	8,082	7,719	8,465	6,996	5,265	52,530
Airport Fees	774	1,102	1,789	2,762	3,659	4,650	6,325	5,217	6,783	33,061
Driver Gratuity	11,652	17,853	36,193	54,061	74,819	75,060	91,188	103,607	92,312	556,745
Driver Pay	37,164	39,459	59,998	98,415	108,140	136,714	134,901	133,813	126,640	875,244
Fuel - Deisel	2,833	4,030	5,867	12,488	14,793	21,788	14,028	8,584	17,330	101,741
Fuel - Gasoline	3,697	5,979	8,639	17,979	19,745	19,655	33,018	19,002	33,812	171,526
Commission Expense	81	40	81	734	1,363	717	1,092	685	891	5,684
Wynn/Encore-Commission Expense	526	709	968	1,664	1,746	2,436	2,542	2,837	1,966	
Aria/\dara-Commission Expense	255	228	651							15,394
Mirage Concierge-Commission Expense				1,209	1,080	832	1,187	2,487	1,482	9,411
	53	40	437	633	503	736	940	470	537	4,349
Waldorf-Commission Expense	115	245	547	400	468	556	912	538	886	4,667
Four Seasons-Commission Expense	242	286	1,096	1,894	2,538	2,901	3,888	3,036	2,146	18,027
Bellagio-Commission Expense	19	35	290	868	869	984	1,095	692	594	5,446
Caesars Ent Commission Expense										-
Commission Expense					52		1,39	996		1,187
Commission Expense			48	283	380	802	1,054		695	3,262
Commission Expense: Wynn-Cat							45	571	175	791
Travel - Drivers Per		100		50	100	150	700	300		
Client services	10	100							590	1,990
	10		222	213	86	8	146	65	27	555
aMiates	214	822	638	734		224	2,924	271	1,064	6,891
Veh rent	V-104					S. Jan		301	10 20	
Total Cost Of Sales	59,439	73,084	122,096	201,576	238,423	285,932	304,589	290,167	293,195	1,868,501
Gross Profit	85,680	111,067	207,894	328,835	435,525	456,119	463,139	445,835	538,851	3,072,945
	59.0%	60.3%	63.0%	62.0%	64.6%	61.5%	60.3%	60.6%	64.8%	62.2%
Expenses										
Operating Expenses										
Bank Fees	708	698	35,597	774	779	768	1,008	967	942	42,241
Payroll Fees	941	2,590	935	1,162	974	1,035				
Cash short/over							954	1,114	1,631	11,336
	9	54	(294)	(124)	68	233	(433)	496	111	120
CC Proc Fees	457	237	248	703	7.308	8,282	9,200	11,276	12,033	49,744
Centr Labor	6,000	11,000	6,000	6,000	8,664	13,365	28,363	19,996	18,159	117,547
Employee benefits	(1,231)	(1,189)	(1,444)	(747)	(1,346)	(1,273)	4,296	568	605	(1,761)
Insurance - Auto	52,061	22,202	22,202	25,832	41,353	40,968	61,491	61,491	62,450	390,050
Insurance - GL/Prop./EE Emb	1,681	960	1,360							4,001
Insurance - Fleath	(2,299)	15,649	11,899	8,128	14,043	12,157	15,455	14,174	14,395	103,601
Insurance claims and Recoveries	5,025	4,000	5,004	4,098	10,333	12,775	13,126	1,574	1,861	57,796
Insurance - WC	2,794	7,332		701,000	5,000,000	4500000000	10,000,000,000			
Lease - Vehicles (Land Rover)	2,187	2,187	3,254 2,187	8,858 2,187	6,870	7,365	7,365	9,002	8,298	61,138
					2,187	2,187	2,187	2,187	2,187	19,683
PC network	8,754	7_350	7,506	7,628	14,866	7,918	11,508	10,871	10,133	86,534
Copier Lease	2,451	2,043	2,267	2,063	2,063	2,283	2,063	2.476	2,072	19,781
Office Expense	893	1,891	1,317	1,708	1,658	2,067	2,885	1,512	4,025	17,956
Dues & Subscriptions	179	509	404	1,529	(2,321)	362	1.500	279	3,626	6,067
Rent	14,000	14,000	14,000	14,000	14,000	14,000	14,000	14,000	14,000	126,000
Building Repair	5,238	400	400	400	2,125	800	2,840	400	4,650	17,253
Storage Rental	160	160	160	160	160	160	160	90000	160	1,280
GPSfees	912	912	912	912	912	912	144	829	829	
Telephone										7,130
	1,188	1,030	2,212	148	1,189	1,177	1,177	1,224	6,720	16,065
Telephone - Cell	2,019	2,326	2,688	2,305	3,092	1,869	3,092	3.105	(47)	20,449
Utilities	\$.677	2,655	1,570	2,785	3,195	3,272	3,496	3.834	3,243	25,727
Penalties	592		105	175						872
Late charges		114								114
HR Fees	2,000	2,000	2,000	2,500	2,000	2,000	2,500	2,000	2,500	19,500
Legal Fees	443	25	118	2_192	235	1,000	118	4,114	1,000	
Licenses & Permits	319	634	100	200						9,420
					2,667	1,292	758-	1,208	872	8,050
professional fees	226	697	1,42,3	675	7257	742	739	(8,000)		(3,498)
Meals & Entertainmen					53	429	4,916		2,034	7,432
Toll Roads							100			100
Travel							(651)	(37)	366	(322)
Moving Expense		66				552				618
										755

CIIV

AWG Ambassador LLC

		YTD Ir	ncome Stat	tement 9/3	0/2021					
Ad & Marketing	3,095	4,100	2,900	4,960	2,912	2,936	3,003	2,960	3,844	30,710
Office	49,989	44,703	49,454	48,182	50,143	49,899	59,202	58,553	55,660	465,785
Dispatch	10,641	9,566	10.585	11,498	16.447	21,211	25,098	26,059	32,625	163,730
VIP/Group Sales	4,620	4,160	6,564	12,534	12,000	11,596	12,231	12,252	11,857	87,814
Janitorial	3,579	3.110	3,515	3,643	3.285	3,347	3,845	3,631	3,900	31,855
Mechanics	4,618	4,159	6,858	6,504	6,721	12,994	7,327	4,238	5,412	58,831
Field Operations	4,929	4,369	5,045	4,843	4,592	10,249	11,773	11,377	10,205	67,382
Safety	4,571	4,125	4,550	4,404	4,551	4,379	4,531	4,531	6,353	41,995
Nevada Business Tax	2,227	2,227	2,227	1,411	1.411	1,411	4,298	3,422	1,938	20,572
Other Taxes	506	540	427	1,212	712	666	19	574	319	4,975
Taxes - Property	1,081	1,081	1,081	2,033	181	1,081	1,089	1,089	1,089	9,805
Uniform Expense				156			174	2,854	707	3,891
Employee Drug Test	452	100	450	130	543	2,667	549	767	552	6,210
Employee Incentives			8,600							8,600
Veh Damage Repair	2,203		2,911	1,932		(19)	1,376		1,458	9,861
Vehcile Detailing	4,500	3,017	3,024	3,528	3,522	5,543	8,392	5,511	5,542	42,579
Vehcile Lettering					800		500	184	550	2,034
Vehalle Licenses	3,943	11	11,534	5,905	4,272	10,772	10,836	7,035	7,773	62,081
Vehicle Parts	6,031	212	7,340	10,964	12,352	15.096	11,907	33,408	39,689	136,999
Vehlele Repair	(2,683)		358	2,236	139		333	10,450	6,754	17,587
Vehcile Tires	726	409	582	92	(28)	(435)	3,492	1,036	11,563	17,437
Vehicle Towing	100		125	320		720	1,706	235	170	3,376
Shop Supplies	474	284		684	500	1,456	2,497	586	684	7,165
Other Expenses										(7.5555)
Total Operating Expenses	214,986	188,680	252,260	223,622	262,182	294,266	368,391	351,412	387,499	2,543,298
EBITDA	(129,306)	(77,613)	(44,366)	105,213	173,343	161,853	94,748	94,423	151,352	529,647
Depreciation Expense	65,887	59,510	65,886	63,761	72,794	65.158	69,065	70,283	67.785	600,129
Total Expenses	280,873	248,190	318,146	287,383	334,976	359,424	437,456	421,695	455,284	3,143,427
Operating Income	(195,193)	(137,123)	(110,252)	41,452	100,549	96,695	25,683	24,140	83,567	(70,482)
Other (Income) and Expense										
Other Income/Expense	(100)	(100)	(100)	(11,809)		(47.695)	(200)	(55,942)	(1,966)	(117,912)
Gain/Loss Assets	(7.500)					(4,000)			(9,647)	(21,147)
Interest Income										=
Interest - Vehicles	16,819	18,270	24,870	16,876	16,451	13,045	31,438	7,749	7,479	152,997
Interest - Loans	(5,625)	400	2,500	(2,146)	400	400	400	(950)		(4,821)
Other Interest and Penalties	422	127	(117,892)	97	284	367	531	240	133	(115,691)
Gain on Extinguishment of Debt										
Total Other (Income) and Expense	4,016	18,697	(90,622)	2,818	17,135	(37,883)	32,169	(48,903)	(4,001)	(106,574)
Net Income before Taxes	(199,209)	(155,820)	(19,630)	38,634	83,414	134,578	(6,486)	73,043	87,568	36,092
					5.50					300000000000000000000000000000000000000

	Actual	Actual	Actual	Actual	Actual	Actual	Actual	Actual	Actual	Forecast	Forecast	Forecast	
	1/31/21	2/28/2021	3/31/2021	4/30/2021	5/31/2021	6/30/2021	7/31/2021	8/31/2021	9/30/2021	10/31/2021	11/30/2021	12/31/2021	Total
Revenue						-							-
Airport fees	2,728	4,233	7,928	11,788	14,873	15,780	17,795	14,153	17,093	18,707	16,896	17,460	159,434
Driver Gratuity Rev	11,688	18,471	35,747	55,846	72,193	75,527	94,449	93,087	108,430	90,802	82,014	84,748	823,002
Fuel Surcharge	6,824	8,189	14,471	26,234	32,397	36,190	43,429	40,251	43,478	40,748	36,804	38,031	367,046
Transportation (Charter)	126,051	161,999	285,060	446,815	582,549	651,855	641,167	611,567	689,165	732,707	661,800	683,860	6,274,595
Other Revenue	6,961	101,999	100	10,556	302,343	031,033	(350)	011,307	003,103	/32,707	901,600	125	17,267
Sales Returns	(2,692)	(442)	100	(140)	(72)	(2,632)	11	(1,153)	(664)		-	:. :	(7,784)
Sales Discounts	(6,441)	(8,299)	(13,316)	(20,688)	(27,992)	(34,669)	(28,773)	(21,903)	(25,456)	(35,207)	(31,800)	(32,860)	(287,404)
Total Revenue	145,119	184,151	329,990	530,411	673,948	742,051	767,728	736,002	832,046	847,756	765,715	791,239	7,346,156
Avg Daily Base Revenue	3,772	5,474	8,766	14,200	17,887	20,485	19,755	18,984	22,102	22,500	21,000	21,000	
Cost Of Sales	-,,,,	2,47.4	0,.00	24,200	2,,00,	20,100	20,,00	20,504	22,102	22,500	22,000	22,000	
	1 004	2.450		3 400	0.000	77.0	0.455	5 005	- 200	40.004	0.007		
Airport rent	1,804	2,156	4,854	7,189	8,082	7,719	8,465	6,996	5,265	10,991	9,927	10,258	83,706
Airport Fees	774	1,102	1,789	2,762	3,659	4,650	6,325	5,217	6,783	4,602	4,157	4,295	46,115
Driver Gratuity	11,652	17,853	36,193	54,061	74,819	75,060	91,188	103,607	92,312	90,802	82,014	84,748	814,309
Driver Pay	37,164	39,459	59,998	98,415	108,140	136,714	134,901	133,813	126,640	168,523	152,214	157,288	1,353,269
Fuel - Deisel	2,833	4,030	5,867	12,488	14,793	21,788	14,028	8,584	17,330	18,606	16,805	17,366	154,518
Fuel - Gasoline	3,697	5,979	8,639	17,979	19,745	29,655	33,018	19,002	33,812	25,645	23,163	23,935	244,269
Commission Expense	81	40	81	734	1,363	717	1,092	685	891	1,714	1,548	1,600	10,547
Wynn/Encore-Commission Expense	526	709	968	1,664	1,746	2,436	2,542	2,837	1,966	2,931	2,647	2,735	23,707
Aria/Vdara-Commission Expense	255	228	651	1,209	1,080	832	1,187	2,487	1,482	1,358	1,227	1,268	13,264
Mirage Concierge-Commission Expense	53	40	437	633	503	736	940	470	537	633	571	590	6,144
Waldorf-Commission Expense	115	245	547	400	468	556	912	538	886	589	532	549	6,337
Four Seasons-Commission Expense	242	286	1,096	1,894	2,538	2,901	3,888	3,036	2,146	3,192	2,883	2,979	27,082
Bellagio-Commission Expense	19	35	290	868	869	984	1,095	692	594	1,093	987	1,020	8,546
Caesars EntCommission Expense	•	\$ 		•	-	(<u>12</u> 6)	120	-	-	-	-	-	1 272
Commission Expense	-				52	-	139	996	-	65	59	61	1,373
Commission Expense	; • 0	8 .0	48	283	380	802	1,054		695 175	478	432	446	4,618
Commission Expense: Wynn-Cat	 }	100	:-	- 50	100	150	45 700	571 300	590	126	114	-	791
Travel - Drivers Per	10	100	•	213	86	8	146	65	27	108	114 98	117	2,347
Client services		822	- 630	734		224		271				101	862
affiliates	214	- 022	638	734		224	2,924	2/1	1,064	1,465	1,324	1,368	11,048
Veh rent	107		122,096	270	238,423	285,932	304,589	290,167	293,195	332,920	300,702	310,726	2 012 050
Total Cost Of Sales	59,439	73,084	122,096	201,576	230,423	203,332	304,363	290,107	293,193	332,320	300,702	310,726	2,812,850
Gross Profit	85,680	111,067	207,894	328,835	435,525	456,119	463,139	445,835	538,851	514,835	465,013	480,513	4,533,306
	59.0%	60.3%	63.0%	62.0%	64.6%	61.5%	60.3%	60.6%	64.8%	60.7%	60.7%	60.7%	61.7%
Expenses													
Operating Expenses													
Bank Fees	708	698	35,597	774	779	768	1,008	967	942	980	885	914	45,020
Payroll Fees	941	2,590	935	1,162	974	1,035	954	1,114	1,631	1,225	1,107	1,143	14,811
Cash short/over	9	54	(294)	(124)	68	233	(433)	496	111	86	77	80	363
CC Proc Fees	457	237	248	703	7,308	8,282	9,200	11,276	12,033	9,192	8,302	8,579	75,817
Contr Labor	6,000	11,000	6,000	6,000	8,664	13,365	28,363	19,996	18,159	7,900	7,900	7,900	141,247
Employee benefits	(1,231)	(1,189)	(1,444)	(747)	(1,346)	(1,273)	4,296	568	605	-	•	-	(1,761)
Insurance - Auto	52,061	22,202	22,202	25,832	41,353	40,968	61,491	61,491	62,450	62,500	62,500	62,500	577,550
Insurance - GL/Prop./EE Emb	1,681	960	1,360	1 7.	V.		2 7 2	*	-	500	500	500	5,501
Insurance - Health	(2,299)	15,649	11,899	8,128	14,043	12,157	15,455	14,174	14,395	18,405	18,068	18,670	158,744
Insurance claims and Recoveries	5,025	4,000	5,004	4,098	10,333	12,775	13,126	1,574	1,861	12,996	11,739	12,130	94,661
Insurance - WC	2,794	7,332	3,254	8,858	6,870	7,365	7,365	9,002	8,298	13,189	11,912	12,309	98,549
Lease - Vehicles (Land Rover)	2,187	2,187	2,187	2,187	2,187	2,187	2,187	2,187	2,187	2,187	2,187	2,187	26,244



	Actual 1/31/21	Actual 2/28/2021	Actual 3/31/2021	Actual 4/30/2021	Actual 5/31/2021	Actual 6/30/2021	Actual 7/31/2021	Actual 8/31/2021	Actual 9/30/2021	Forecast 10/31/2021	Forecast 11/30/2021	Forecast 12/31/2021	T-4-1
DC materials													Total
PC network	8,754	7,350	7,506	7,628	14,866	7,918	11,508	10,871	10,133	7,500	7,500	7,500	109,034
Copier Lease	2,451	2,043	2,267	2,063	2,063	2,283	2,063	2,476	2,072	2,267	2,267	2,267	26,582
Office Expense	893	1,891	1,317	1,708	1,658	2,067	2,885	1,512	4,025	1,500	1,500	1,500	22,456
Dues & Subscriptions	179	509	404	1,529	(2,321)	362	1,500	279	3,626	1,000	1,000	1,000	9,067
Rent	14,000	14,000	14,000	14,000	14,000	14,000	14,000	14,000	14,000	14,900	14,900	14,900	170,700
Building Repair	5,238	400	400	400	2,125	800	2,840	400	4,650	500	500	500	18,753
Storage Rental	160	160	160	160	160	160	160	38	160	160	160	160	1,760
GPS fees	912	912	912	912	912	912	***	829	829	3,000	3,000	3,000	16,130
Telephone	1,188	1,030	2,212	148	1,189	1,177	1,177	1,224	6,720	1,160	1,160	1,160	19,545
Telephone - Cell	2,019	2,326	2,688	2,305	3,092	1,869	3,092	3,105	(47)	3,436	3,436	3,436	30,756
Utilities	1,677	2,655	1,570	2,785	3,195	3,272	3,496	3,834	3,243	3,200	3,200	3,200	35,327
Penalties	592		105	175		•	-			<u>_</u>	*		872
Late charges	*	114		i. - 1	-	7	* 1		(-);		-	-	114
HR Fees	2,000	2,000	2,000	2,500	2,000	2,000	2,500	2,000	2,500	2,000	2,000	2,000	25,500
Legal Fees	443	2	118	2,392	235	1,000	118	4,114	1,000	500	500	500	10,920
Licenses & Permits	319	634	100	200	2,667	1,292	758	1,208	872	1,500	1,500	1,500	12,550
professional fees	226	697	1,423	675		742	739	(8,000)	*			-	(3,498)
Meals & Entertainmen		0.00	•	•	53	429	4,916	-	2,034	500	500	500	8,932
Toll Roads				-			100			-		-	100
Travel	0.0	-			~		(651)	(37)	366	~		-	(322)
Moving Expense		66			2	552	2		_	=	•	-	618
Ad & Marketing	3,095	4,100	2,900	4,960	2,912	2,936	3,003	2,960	3,844	5,000	5,000	5,000	45,710
Office	49,989	44,703	49,454	48,182	50,143	49,899	59,202	58,553	55,660	55,497	55,497	57,347	634,127
Dispatch	10,641	9,566	10,585	11,498	16,447	21,211	25,098	26,059	32,625	27,840	26,942	27,840	246,353
VIP/Group Sales	4,620	4,160	6,564	12,534	12,000	11,596	12,231	12,252	11,857	12,731	12,320	12,731	125,596
Janitorial	3,579	3,110	3,515	3,643	3,285	3,347	3,845	3,631	3,900	3,485	3,373	3,485	42,198
Mechanics	4,618	4,159	6,858	6,504	6,721	12,994	7,327	4,238	5,412	7,130	6,900	7,130	79,992
Field Operations	4,929	4,369	5,045	4,843	4,592	10,249	11,773	11,377	10,205	14,872	14,392	14,872	111,517
Safety	4,571	4,125	4,550	4,404	4,551	4,379	4,531	4,531	6,353	6,540	6,329	6,540	61,405
Nevada Business Tax	2,227	2,227	2,227	1,411	1,411	1,411	4,298	3,422	1,938	2,811	2,760	2,852	28,994
Other Taxes	506	540	427	1,212	712	666	19	574	319	679	679	679	7,012
Taxes - Property	1.081	1,081	1,081	2,033	181	1,081	1,089	1,089	1,089	0/3	-	0/3	9,805
	1,001	1,061	1,081	156	101	1,061	174	2,854	707	3	-		
Uniform Expense	452	100	450	130	543	3 667	549	767	552	300	300	300	3,891
Employee Drug Test						2,667	549	/6/	332				7,110
Employee Incentives) =)	8,600		(-)		-				2 200		8,600
Veh Damage Repair	2,203		2,911	1,932		(19)	1,376		1,458	2,300	2,300	2,300	16,761
Vehcile Detailing	4,500	3,017	3,024	3,528	3,522	5,543	8,392	5,511	5,542	5,500	5,500	5,500	59,079
Vehcile Lettering		-			800	*	500	184	550				2,034
Vehcile Licenses	3,943	11	11,534	5,905	4,272	10,772	10,836	7,035	7,773	8,000	8,000	8,000	86,081
Vehicle Parts	6,031	212	7,340	10,964	12,352	15,096	11,907	33,408	39,689	10,000	10,000	10,000	166,999
Vehicle Repair	(2,683)		358	2,236	139	**	333	10,450	6,754	150	150	150	18,037
Vehcile Tires	726	409	582	92	(28)	(435)	3,492	1,036	11,563	500	500	500	18,937
Vehicle Towing	100	·	125	320	3	720	1,706	235	170	150	150	150	3,826
Shop Supplies	474	284		684	500	1,456	2,497	586	684	500	500	500	8,665
Other Expenses	1.6	-		*	357				* ((*)	
Total Operating Expenses	214,986	188,680	252,260	223,622	262,182	294,266	368,391	351,412	387,499	336,267	329,892	335,912	3,545,370



	Actual 1/31/21	Actual 2/28/2021	Actual 3/31/2021	Actual 4/30/2021	Actuel 5/31/2021	Actual 6/30/2021	Actual 7/31/2021	Actual 8/31/2021	Actual 9/30/2021	Forecast 10/31/2021	Forecast 11/30/2021	Forecast 12/31/2021	Total
Amortization & Depreciation Depreciation Expense	65,887	59,510	65,886	63,761	72,794	65,158	69,065	70,283	67,785	71 000	71.000	71 000	012 120
		F201 201 - 007 201 000								71,000	71,000	71,000	813,129
Total Amortization & Depreciation	65,887	59,510	65,886	63,761	72,794	65,158	69,065	70,283	67,785	71,000	71,000	71,000	813,129
Total Expenses	280,873	248,190	318,146	287,383	334,976	359,424	437,456	421,695	455,284	407,267	400,892	406,912	4,358,499
Operating Income	(195,193)	(137,123)	(110,252)	41,452	100,549	96,695	25,683	24,140	83,567	107,568	64,120	73,601	174,807
Other (Income) and Expense													
Other Income/Expense	(100)	(100)	(100)	(11,809)	-	(47,695)	(200)	(55,942)	(1,966)	-		2	(117,912)
Gain/Loss Assets	(7,500)	₽		-		(4,000)		-	(9,647)	+	-		(21,147)
Interest Income		2	•		•		€ <u>+</u>	7			•	<u> </u>	
Interest - Vehicles	16,819	18,270	24,870	16,876	16,451	13,045	31,438	7,749	7,479	-		-	152,997
Interest - Loans)(*)	-	.#0:	•		-	3 *	₹:	; • (.	-	1.00
Interest - Line of Credit	(5,625)	400	2,500	(2,346)	400	400	400	(950)	-		1.0	-	(4,821)
Other Interest and Penalties	422	127	(117,892)	97	284	367	531	240	133	-	•	_	(115,691)
Gain on Extinguishment of Debt		*	-		9	*	=	(*)	-	(=		(1,192,269)	(1,192,269)
Total Other (Income) and Expense	4,016	18,697	(90,622)	2,818	17,135	(37,883)	32,169	(48,903)	(4,001)	V.		(1,192,269)	(1,298,843)
Net Income before Taxes	(199,209)	(155,820)	(19,630)	38,634	83,414	134,578	(6,486)	73,043	87,568	107,568	64,120	1,265,870	1,473,650

BEFORE THE TRANSPORTATION SERVICES AUTHORITY OF NEVADA

IN RE: AWG AMBASSADOR, LLC, THE APPLICATION FOR EXPANSION OF AUTHORITY FOR CPCN 1089, sub 4.)	DOCKET NO. 21-09001 HEARING REQUESTEI	OCT 1 9 2021
)		

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MOTION TO REQUEST WAIVER OF HEARING OR ALTERNATIVELY, REQUEST FOR EXPEDITED HEARING

AWG AMBASSADOR, LLC (AWG), by and through, Brent A. Carson, hereby moves the Nevada Transportation Authority (NTA) to act on the Application identified above otherwise referred to as Docket 21-09001. More specifically, AWG requests that the Presiding Officer waive the Application Hearing in this matter or, alternatively, set it for expedited consideration. This Motion is filed pursuant to Nevada Administrative Code (NAC) 706.3961 (5).

This Motion is made and based on the papers and pleading on file herein, together with any further evidence the Authority may entertain at the hearing of this Motion.

I. BRIEF STATEMENT OF FACTS:

CPCN 1089 was previously owned by AWG Ambassador. This CPCN was sold to SuperShuttle in or around 2013.

In January 2020, SuperShuttle shut down their operations in Las Vegas, amongst other cities. AWG and SuperShuttle agreed to transfer the CPCN back to AWG. A Petition for Temporary Transfer of Operating Authority was given to AWG and a Sale and Transfer Application was filed and Approved by this Authority at the October 2020 Agenda.

On April 1, 2021, the new CPCN 1089 was given to AWG (See Exhibit 1).

On or about September 1, 2021, AWG filed an Application to modify CPCN 1089.

AWG's Application for Modification of the CPCN relates to the wording found on the Certificate itself. The CPCN currently authorizes the certificated carrier to:

Provide charter <u>livery</u> limousine services, special services, and airport transfer services to passengers and their luggage on call, over irregular routes, within and between points and places in Clark County, Nevada on one hand, and points and places in the State of Nevada on the other hand.

The pending Application seeks to either remove the term "livery" or add the terms "traditional or livery" limousine services in order to allow the certificated carrier to provide

limousine services using both livery and traditional limousines. As the authority granted is "charter limousine services," a fully regulated authority, the vehicle type should not otherwise restrict a carrier's operations.

II. LEGAL AUTHORITY:

This Motion is brought pursuant to NAC 706. 3959, which reads in part:

NAC 706.3959 Pleadings: Motions. (NRS 233B.050, 706.171)

1. Any request for an order by the Authority, except for an order to allow intervention or an order to show cause, concerning any matter that has been assigned a docket number but has not been finally decided by the Authority must be styled a "motion."

Any responses to this Motion must be filed with the Authority, not later than 7 business days upon receipt of the Motion. (NAC 706.396)

NRS 706.391 is clear. It reads in part:

NRS 706.391 Application for issuance or modification of certificate: Hearing; standards for reviewing application; duties of applicant; powers of Authority.

1. Upon the filing of an application for a certificate of public convenience and necessity to operate as a common motor carrier, other than an operator of a tow car, or an application for modification of such a certificate, the Authority shall fix a time and place for a hearing on the application.

9. The Authority may dispense with the hearing on the application if, upon the expiration of the time fixed in the notice thereof, no petition to intervene has been filed on behalf of any person who has filed a protest against the granting of the certificate or modification. (Emphasis Added)

AWG's Application seeks only a minor, non-material change to its CPCN.

The Nevada Revised Statutes (NRS) does not define either of these two terms. Rather, the definitions are found in the Nevada Administrative Code (NAC).

NAC 706.080 defines Livery Limousine as:

"Livery limousine" means a motor vehicle engaged in the general transportation of persons for compensation that was originally manufactured as having:

- 1. A capacity of 9 or more persons but less than 16 persons, including the driver; or
- 2. A capacity of 16 or more persons, including the driver, but is currently configured with a capacity of less than 16 persons, including the driver.

Whereas NAC 706.124 defines Traditional Limousine as:

"Traditional limousine" means a motor vehicle engaged in the general transportation of persons for compensation that was originally manufactured as having a capacity of less than nine persons, including the driver.

Furthermore, NAC 706.036 defines "charter service by limousine." It reads:

NAC 706.036 "Charter service by limousine" defined.

- 1. "Charter service by limousine" means the exclusive use of a <u>traditional limousine</u> or <u>livery limousine</u> for the prearranged transportation of passengers and their baggage under a charter order at an hourly rate for a minimum of 1 hour.
- 2. The term does not include:
- (a) Scenic tours;
- (b) Special services;
- (c) Airport transfer services;
- (d) Service which will be resold by the broker for scenic tours or airport transfer services; or
- (e) The carriage of property or cargo not belonging to a group of passengers being transported.

(Emphasis Added)

As evidenced by a plain reading of the regulations the subject Application pertains solely to the size of the vehicle available for charter limousine services. Additionally, it should be noted that this CPCN has Special Services and Airport Transfer Authorities. Neither authority requires a specific vehicle type be used to provide these services. As such, AWG seeks the same flexibility relative to the provision of charter limousine services.

III. **LEGAL ARGUMENT**:

Less than 7 months ago, CPCN 1089 was re-issued to AWG. The Application was filed, financials were requested and provided, and Mr. Waxler submitted updated fingerprints for the background investigation. Thereafter, the Authority approved the Sale and Transfer Application.

Since the date of said approval there have been no changes in ownership or management. AWG has been in the transportation business for over two decades and has recently filed an Application to Expand its services to Northern Nevada. (Not this CPCN). Thus, the NTA is very familiar with Mr. Waxler and his operations. As such, a full background investigation and updated financials are not necessary in the present application as both were done very recently.

Nevada law provides clear authorization for the Authority to "dispense with the hearing on the application, if upon the expiration of the time fixed in the notice thereof, no petitions to intervene has been filed on behalf of any person who has filed a protest against the granting of the certificate or modification."

AWG's Application was filed on or about September 1, 2021. The time to intervene ran on October 4, 2021. There being no intervenors there is no reason for a hearing in this matter.

<u>IV.</u> CONCLUSION:

NRS 706.391 provides that the Authority may "dispense" of a hearing on an Application if there are no Intervenors. AWG respectfully requests that this matter be placed on the next agenda for consideration. The NTA staff has recently reviewed AWG's financials and updated financials have been provided in the instant application, and Mr. Waxler has undergone a background check within the last year.

The "livery" wording on the CPCN is defined in NAC 706.080. Under NAC 706.1305, the Authority will and the presiding officer shall allow deviations from the provision of NAC 706.010 to 706.4019, if good cause for deviation appears.

In this particular situation, the Authority can either vote on the filed application for modification or allow for a deviation relating to the requested language on CPCN 1089.

DATED this A day of October, 2021

ATTORNEY BRENT CARSON, LLC

BRENT A. CARSON Nevada Bar No. 5903 7935 W. Sahara, Suite 101

Las Vegas, Nevada 89117

Counsel for AWG

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the day of October, 2021, I did deposit for mailing in the United States mail at Las Vegas, Nevada, a true and correct copy of the above and foregoing MOTION FOR EXPEDITED OR WAIVING OF HEARING in a sealed envelope with first class postage fully prepaid thereon, addressed to:

An employee of ATTORNEY BRENT CARSON, LLC

NEVADA TRANSPORTATION AUTHORITY ORDER

and

CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

AWG Ambassador, LLC d/b/a AWG Charter Services, AWG Ambassador

CPCN 1089, Sub 4 Docket No. 20-03006

The Nevada Transportation Authority ("Authority") finds that the above-named carrier has complied with this Authority's Compliance Order dated October 15, 2020, the findings of fact and conclusions of law which are hereby incorporated by this reference, and therefore is entitled to receive authority from this Authority to engage in transportation in intrastate commerce as a motor carrier.

IT IS ORDERED that certificate of public convenience and necessity identified as CPCN 1089, Sub 3, is hereby cancelled and AWG Ambassador, LLC d/b/a AWG Charter Services, AWG Ambassador is hereby granted this certificate of public convenience and necessity, identified as CPCN 1089, Sub 4, as evidence of the authority of the holder to engage in transportation in intrastate commerce as a common carrier by motor vehicle subject to applicable statutes, rules and regulations of the Authority, and such terms, conditions and limitations as are now or may hereafter be attached to the exercise of the privileges herein granted.

IT IS FURTHER ORDERED and made a condition of this certificate that the holder shall render reasonably continuous and adequate service to the public in pursuance of the authority herein granted, and that failure to do so shall constitute sufficient grounds for suspension, modification or revocation of this certificate.

IT IS FURTHER ORDERED that nothing contained herein shall be construed to be either a franchise or irrevocable and that failure to comply with rules, regulations and orders of the Authority and applicable statutory provisions shall constitute sufficient grounds for suspension or revocation of this certificate.

IT IS FURTHER ORDERED that this authority shall not be sold or transferred without the Authority's prior approval.

IT IS FURTHER ORDERED that the transportation service to be performed by said carrier shall be as specified below:

Provide charter livery limousine services, special services, and airport transfer services to passengers and their luggage on call, over irregular routes, within and between points and places in Clark County, Nevada on one hand, and points and places in the State of Nevada on the other hand.

RESTRICTION: The carrier is limited to no more than thirty-nine (39) vehicles.

IT IS FURTHER ORDERED that the Authority retains jurisdiction for the purpose of correcting any errors which may have occurred in the drafting or issuance of this Order and Certificate of Public Convenience and Necessity.

By the Authority,

Dawn Gibbons, Chairman

Attest:

Gary J. Mathews, Administrative Attorney

Dated: April 1, 2021

Las Vegas, Nevada



BEFORE THE TRANSPORTATION SERVICES AUTHORITY OF NEVADA

IN RE: AWG AMBASSADOR, LLC, THE APPLICATION FOR EXPANSION OF AUTHORITY FOR CPCN 1089, sub 4.

DOCKET NO. 21-09001

HEARING REQUESTED

RECEIVED

NOV 1 5 2021

ORDER GRANTING APPLICANT'S
MOTION TO REQUEST WAIVER OF HEARING
OR ALTERNATIVELY, REQUEST FOR EXPEDITED HEARING
Newada Transpursation Authority
Las Veges Newada

COMES NOW, the Presiding Hearing Officer, Commissioner George Assad, after reviewing the papers and pleadings on file herein, hereby makes the following findings of fact and Orders as follows:

FINDINGS OF FACT:

- 1. On or about September 1, 2021, AWG filed an Application to modify CPCN 1089.
- 2. The Application for Modification of the CPCN relates to the wording found on the Certificate CPCN 1089.
- 3. The Application was duly noticed to the public and no interventions were filed.
- 4. The Hearing Officer finds that the Application seeks a non-material change to its CPCN in that it seeks to remove antiquated language of the Certificate.
- 5. Applicant and principle, Alan Waxler, has within the last the past twelve months undergone a criminal background investigation, which included being fingerprinted.
- 6. The NTA staff noted no areas of concern with the Applicant's background check.
- 7. That the terms "Livery Limousine" and "Traditional Limousine" are defined by the Nevada Administrative Code.
- 8. NAC 706.1305 provides that the Authority will, and the presiding officer shall, allow deviations from the provision of NAC upon a showing of good cause.
- 9. The Hearing Officer finds that good cause exists to modify the certificate to remove the term "livery" from CPCN 1089.
- 10. These findings are consistent with NAC 706.036, which reads:
 - 1. "Charter service by limousine" means the exclusive use of a <u>traditional limousine</u> <u>or livery limousine</u> for the prearranged transportation of passengers and their baggage under a charter order at an hourly rate for a minimum of 1 hour.

11. NRS 706.391 provides that the Authority may dispense with the hearing on the application if, upon the expiration of the time fixed in the notice thereof, no petition to intervene has been filed on behalf of any person who has filed a protest against the granting of the certificate or modification.

WHEREFORE, based upon the foregoing, It is hereby Ordered:

- 1. Applicant's Motion to Waive the Hearing is hereby GRANTED;
- 2. Applicant shall be granted INTERIM AUTHORITY removing the term "livery" from CPCN 1089;
- 3. Docket 21-09001 shall be placed on the December 2021 General Session Meeting agenda for consideration and approval by the full Authority.

DATED this 28 day of October, 2021

Commissioner George Assad, NTA hearing officer

Oct 26 2021 15:28:37

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Page 002

STATE OF NEVADA NEVADA TRANSPORTATION AUTHORITY

INSURANCE COMPANY DESIGNATED VEHICLE STORAGE LOT APPROVAL REQUEST

INSTRUCTIONS:

- · Type or print clearly in ink.
- Complete sections 1 and 2 of the form.
- Submit a separate completed form for each designated storage lot.
- · Attach a copy of the fully executed agreement, including a law enforcement indemnification clause.
- Attach a copy of all required State and local business licenses for the storage lot location.
- Mail, Fax or deliver signed forms and attachments to:

Nevada Transportation Authority 1755 East Plumb Lane, Suite 229 Reno, NV 89502

OR

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

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

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

SECTION 1. DESIGNATED LOTINFORMATION:

COMPANY NAME 57 Storage	
LOT LOCATION: 4810 N Lamb Blvd, Las \	Vegas, NV 89115
SECTION 2. REQUESTING INSU	FRANCE COMPANY:
CONTACT NAME: Lauren Woods	
GOLDANIA GEICO	
MAILING ADDRESS: PO Box 12235	
CITY, STATE, ZIP: Las Vegas, NV 89112	
PHONE NUMBER: (702) 286-9411	_FAX:
EMAIL ADDRESS: woods@geico.com	
SEND REPLY VIA: MAILFAXE	EMAIL_X
PRINTED NAME OF REQUESTOR: Lauren Wo	pods
SIGNATURE: Lauren A Woods	Date: 10-25-21
SECTION 3. NTA USE ONLY - DO	NOT WRITE BELOW THIS LINE
Date Received:	Log #:
APPROVED or NOT AI	PPROVED(Explanation attached)
Dawn Gibbons, Chair	Dated
George Assad, Commissioner	Dated
R David Groover Commissioner	Dated

Item #81

Docket

21-10004

Have been removed from the agenda

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: The Order to Show Cause issued to LV QUIK TOW, as to why Certificate of Public Convenience and)	Docket 20-02019
Necessity 7202.2 should not be revoked.)	

ORDER REGARDING ORDER TO SHOW CAUSE

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

- 1. The final order regarding citations 21319, 21320, 21321, 21547, 21727, 21728, 21853, 21953, 21954, 21955, 21960, 21962, and 21963 was approved by the Authority at the January 31, 2020 agenda meeting of the NTA, resulting in the finding of violations of; NAC 706.427 (1 count), NAC 706.4275 (6 counts), NAC 706.3975 (1 count), NRS 706.4477 (2 counts); NAC 706.420 (3 counts), and NAC 706.194 (1 count) The cited party, LV Quik Tow, was present. At that time, the matter of fines and remedies, up to and including suspension or revocation of the CPCN at issue, were held for and Order to Show Cause Hearing.
- 2. Commissioner David Newton, in his capacity as Hearing Officer in the matter, convened the Order to Show Cause Hearing on April 28, 2021. At the hearing, Authority Staff was represented by Louis Csoka, Deputy Attorney General. LV Quik Tow was represented by Brent Carson, Esq., and Bryan Naddafi, Esq. LV Quik Tow filed a corrective action plan pursuant to NRS 233B.127(3) outlining a plan to hire a general manager with 17 years of experience in the non-consent towing industry, a new process for approving non-consent tows, and to submit to two unannounced operational inspections in the next two years. The State recommended revocation of the CPCN.
- 3. Commissioner Newton noted that LV QUIK TOW, in addition to the hiring outlined above had refunded approximately \$1,600 in improper tow charges and returned several vehicles to their registered owners. Commissioner Newton further noted that the company had received no citations since March, 2020.

- 4. Based on the above, Commissioner Newton recommends the following as remedies in the instant matter:
 - A. That CPCN 7202 not be revoked;
 - B. A \$10,000/ fine with \$5,000 suspended for two years limited to violations of NRS 706.4477 and NAC 706.4275;
 - C. A 30 day suspension suspended for 2 years based on no violations of NRS 706.4477
 or NAC 706.4275; and
 - D. Up to three unannounced operational inspections within two years from the date this order approved.:

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IT IS THEREFORE ORDERED, upon review and for good cause shown, that the remedies outlined in the above matter are HEREBY APPROVED.

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

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

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

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

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

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

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Movers, LLC has filed an application for a CPCN) 4 to provide household goods moving service

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See NRS 706.443; NAC 706.1375 (2).

¹ See NRS 706.442 through NRS 706.443.

³ See NAC 706.1375(3)

Docket No.: 18-12002

Motion to Dismiss Application and Notice of Hearing

Jennifer DeRose, Deputy Commissioner (the "Deputy Commissioner") of the Nevada Transportation Authority ("NTA"), moves that the NTA Commissioners dismiss the application of Red Rock Movers, LLC, Docket Number 18-12002 ("Red Rock" or "Applicant"). This Motion to Dismiss Application and Notice of Hearing (this "Motion") is made and based upon the Application, the Memorandum of Points and Authorities that follows, and any argument and/or evidence presented at the Hearing of this matter.

Memorandum of Points and Authorities

Ĭ. Jurisdiction

In the Matter of the Application of Red Rock

within the State of Nevada.

The NTA has jurisdiction over household goods movers in Nevada. Applicants for household goods movers, such as Red Rock, must submit an application and specific information to the NTA prior to operating.² The Deputy Commissioner shall move for dismissal of deficient applications.³ Thus, the NTA has jurisdiction to hear and rule on this Motion.

II. **Background Facts**

On or about December 6, 2018, Red Rock filed an application with the NTA, which was contemporaneously noticed and designated as Docket No. 18-12002 (the "Application"). In its Application, Red Rock requested initial issuance of a certificate of public convenience and necessity to operate as a household goods mover within the State of Nevada.

The Application was approved at the September 27, 2019, General Session, with compliance conditions. Since that time, repeated extensions were granted yet compliance requirements were not met. See Exhibit "A."

Accordingly, the Applicant abandoned the Application.

III. Argument

Applicants for household goods movers must provide various specific information with their application.4 Pursuant to its regulations, Staff normally notifies Applicant about such omissions and deficiencies in writing.⁵ Thereafter, the Applicant must cure the omissions and deficiencies within 15 working days.6

Here, the Applicant is no longer communicating with the NTA and has not filed the necessary information for the Application to meet the compliance conditions.

Accordingly, the Deputy Commissioner has satisfied the requirements for dismissal.

IV. Conclusion

The Applicant failed to prosecute the Application in good faith. The Deputy Commissioner has satisfied the requirements for dismissal and, therefore, hereby moves that the NTA grant this Motion at their next agenda meeting.

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⁴ See NAC 706.1375(2)(a) through (u)

See NAC 706.1375 (3)

⁶ See id.

Exhibit "A"

Red Rock Movers, LLC, Docket 18-12002.

Approved at the 9/27/2019 General Session; Order signed 10/4/2019.

Compliance period was set to expire 2/4/2020, 90 day (#1) Admin extension granted on 1/29/2020, extended the deadline to 5/4/2020.

Compliance period was set to expire 5/4/2020, a motion (#2) for 90 day extension was granted at the 7/22/2020 General Session, extended the deadline to 10/3/2020.

Compliance period was set to expire 10/3/2020, a motion (#3) for 60 day extension was granted at the 7/22/2020 General Session, extended the deadline to 11/29/2020.

Compliance period was set to expire 11/29/2020, a motion (#4) for 60 day extension was granted at the 11/19/2020 General Session, extended the deadline to 2/19/2021.

The compliance period expired on 2/19/2021 and no contact has been made by the Applicant. This Application was approved almost 2 years ago.

Based on the above, this Application is considered abandoned and Staff is requesting the application be dismissed.

Notice of Hearing

PLEASE TAKE NOTICE that the above Motion is included as an action item on the NTA's regular agenda meeting scheduled for December 9, 2021 at 9:30 a.m. The meeting will take place at: (1) The NTA's Las Vegas Office, 3300 W. Sahara Ave., Suite 400, Las Vegas, NV 89102; and (2) the NTA's Reno Office, 1755 East Plumb Lane, Suite 216, Reno, NV 89502. This is an open meeting under Nevada's open meeting law (NRS Chapter 241) and may be attended by the public.

During the meeting, the NTA may take action on the Motion in accordance with NRS 706 and NAC 706. Please note that the Motion is one of several items on the agenda and that it is your responsibility to be present when the Motion is called. If you are not present when the Motion is called, the NTA may still take action and grant the Motion.

You are specifically informed that you have the rights to: appear and be heard, either personally or through your counsel of choice at your expense; respond and present relevant evidence and argument; call and examine witnesses, introduce exhibits, and cross examine opposing witnesses on any relevant matters.

VOLUNTARY WITHDRAWAL OF APPLICATION IN LIEU OF HEARING: Instead of proceeding to a hearing on the Motion you may mail or fax a letter to the NTA and the undersigned Deputy Attorney General withdrawing your application.

Respectfully submitted this 10th day of Cook, 2021.

NA Deputy Commissioner

AARON D. FORD Attorney General

By: /s/ Louis V. Csoka Louis V. Csoka Deputy Attorney General

1	<u>CERTIFICATE OF MAILING</u>
2	I hereby certify that I am an employee of the State of Nevada, Office of the Attorney General and
3	that on the May of October, 2021, I served a copy of the foregoing Motion to Dismiss
4	Application and Notice of Hearing via regular and certified mail, addressed as follows:
5	
6	RED ROCK MOVERS LLC
7	5055 W HACIENDA AVE #2209
8	LAS VEGAS NV 89118
9	
10	ATTORNEY
11	BRENT CARSON
12	7935 W SAHARA AVE #101
13	LAS VEGAS NV 89117
14	Certified Mail No. 7020 0640 0602 1546 9239
15	An employee of the Office of the Attorney General
16	An employee of the Office of the Attorney General
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BEFORE THE NEVADA TRANSPORTATION AUTHORITY

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In re: Application of Michael C. Costello, d/b/a Reno Tow & Transport for an expansion of its) Certificate of Public Convenience and Necessity) to provide consent and non-consent tow car)

service within the State of Nevada.

Docket No.: 19-09003

Motion to Dismiss Application and

Notice of Hearing

Jennifer DeRose, Deputy Commissioner (the "Deputy Commissioner") of the Nevada Transportation Authority ("NTA" or the "Authority"), moves that the NTA Commissioners dismiss the application of Michael C. Costello, d/b/a Reno Tow & Transport, Docket Number 19-09003 ("Reno Tow" or the "Applicant"). This Motion to Dismiss Application and Notice of Hearing (this "Motion") is made and based upon the Application, the Memorandum of Points and Authorities that follows, and any argument and/or evidence presented at the Hearing of this matter.

Memorandum of Points and Authorities

T. Jurisdiction

The NTA has jurisdiction over tow operators in Nevada. Applicants for any such authority, such as Reno Tow, must submit an application and specific information to the NTA relative to the same.² The Deputy Commissioner shall move for dismissal of deficient applications.³ Thus, the NTA has jurisdiction to hear and rule on this Motion.

II. **Background Facts**

On September 9, 2019, Reno Tow filed an application with the NTA, which was then accepted, noticed and designated as Docket No. 19-09003 (the "Application"). In its Application, Reno Tow requested an expansion of authority to provide both consent and non-consent tow car service within the State of Nevada.

On December 18, 2019 the Tow Operators of Northern Nevada timely filed a Petition for Leave to Intervene ("PLTI") relative to the Application. On January 13, 2020 a Procedural Order was issued

¹ See NRS 706.386; and NRS 706.444 through 706.453.

² See NAC 706.1376.

³ See NAC 706.1376(3).

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granting the PLTI, with limitation. The Applicant was informed of some additional information that needed to be provided on July 27, 2020, at which time the Applicant's requested that the application be put on hold until after the COVID 19 Pandemic.

On July 21, 2021, Compliance Investigator Howard Woods contacted the principal of the Applicant, who indicated to Investigator Woods that he would be withdrawing the Application. To date, no formal withdrawal has been received. To date, there has been no requisite supplement received from the Applicant, as there has been no further contact from the Applicant.

Accordingly, Reno Tow abandoned its Application.

III. Argument

Applicants for tow authority must provide various specific information with their application.⁴ Pursuant to its regulations, Staff normally notifies Applicant about such omissions and deficiencies in writing.⁵ Thereafter, the Applicant must cure the omissions and deficiencies within 15 working days.⁶

Here, Reno Tow abandoned its Application. In particular, since July 21, 2021, there has been no contact from the Applicant.

Accordingly, the Deputy Commissioner has satisfied the requirements for dismissal.

IV. Conclusion

The Applicant failed to prosecute the Application in good faith. The Deputy Commissioner has satisfied the requirements for dismissal and, therefore, hereby moves that the NTA grant this Motion at their next agenda meeting.

4 See NAC 706.1376(2)(a)-(m).

See NAC 706.1375(3).

6 See id.

Notice of Hearing

PLEASE TAKE NOTICE that the above Motion is included as an action item on the NTA's regular agenda meeting scheduled for December 9, 2021 at 9:30 a.m. The meeting will take place at: (1) The NTA's Las Vegas Office, 3300 W. Sahara Ave., Suite 400, Las Vegas, NV 89102; and (2) the NTA's Reno Office, 1755 East Plumb Lane, Suite 216, Reno, NV 89502. This is an open meeting under Nevada's open meeting law (NRS Chapter 241) and may be attended by the public.

During the meeting, the NTA may take action on the Motion in accordance with NRS 706 and NAC 706. Please note that the Motion is one of several items on the agenda and that it is your responsibility to be present when the Motion is called. If you are not present when the Motion is called, the NTA may still take action and grant the Motion.

You are specifically informed that you have the rights to: appear and be heard, either personally or through your counsel of choice at your expense; respond and present relevant evidence and argument; call and examine witnesses, introduce exhibits, and cross examine opposing witnesses on any relevant matters.

VOLUNTARY WITHDRAWAL OF APPLICATION IN LIEU OF HEARING: Instead of proceeding to a hearing on the Motion you may mail or fax a letter to the NTA and the undersigned Deputy Attorney General withdrawing your application.

Respectfully submitted this 10th day of October, 2021.

By: Na Deputy Commissioner

AARON D. FORD Attorney General

By: /s/ Louis Csoka Louis V. Csoka Deputy Attorney General

1	<u>CERTIFICATE OF MAILING</u>
2	I hereby certify that I am an employee of the State of Nevada, Office of the Attorney General and
3	that on the / day of October, 2021, I served a copy of the foregoing Motion to Dismis
4	Application and Notice of Hearing via regular and certified mail, addressed as follows:
5	MICHAEL C COSTELLO
6	d/b/a RENO TOW & TRANSPORT
7	7705 SECURITY CIRCLE
8	RENO NV 89506
9	
10	TOW OPERATORS OF NORTHERN NEVADA
11	1055 ROBERTA LANE
12	SPARKS NV 89431
13	nome a region of the control of the
14	JUSTIN M TOWNSEND ESQ.
15	ALLISON MACKENZIE LTD
16	402 NORTH DIVISION STREET
17	CARSON CITY NV 89703-4168
18	Certified Mail No. 7 620 0640 0002 1546 9246
19	
20	An employee of the Office of the Attorney General
21	An employee of the Office of the Attorney General
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BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re:

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Application of 1st Towing, LLC for a Certificate) of Public Convenience and Necessity to provide) consent only tow car service within the State of) Nevada.

Docket No.: 20-03001

Motion to Dismiss Application and Notice of Hearing

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¹ See NRS 706.386; and NRS 706.444 through 706.453.

² See NAC 706.1376.

³ See NAC 706.1376(3).

Memorandum of Points and Authorities

Jennifer DeRose, Deputy Commissioner (the "Deputy Commissioner") of the Nevada

Transportation Authority ("NTA" or the "Authority"), moves that the NTA Commissioners dismiss the

application of 1st Towing, LLC, Docket Number 20-03001 ("1st Tow" or the "Applicant"). This Motion

to Dismiss Application and Notice of Hearing (this "Motion") is made and based upon the Application.

the Memorandum of Points and Authorities that follows, and any argument and/or evidence presented at

I. Jurisdiction

the Hearing of this matter.

The NTA has jurisdiction over tow operators in Nevada. Applicants for any such authority, such as 1st Tow, must submit an application and specific information to the NTA relative to the same. The Deputy Commissioner shall move for dismissal of deficient applications. Thus, the NTA has jurisdiction to hear and rule on this Motion.

II. Background Facts

On March 2, 2020, 1st Tow filed an application with the NTA, which was then accepted, noticed, and designated as Docket No. 20-03001 (the "Application"). In its Application, 1st Tow requested authority to provide consent only tow car service within the State of Nevada.

The Application was approved at the September 17, 2020, General Session. The compliance period expired on January 25, 2021. There have been no extensions requested. To date, compliance conditions have not been met.

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Compliance Investigator Howard Woods has made multiple attempts to contact the Applicant and had left phone messages and sent emails, including on March 10, 2021, on June 2, 2021, and on August 4, 2021, and has never received a response. Since there has been no contact made by the Applicant, and its managing member is not responding to phone messages, this application is considered to have been abandoned.

Accordingly, 1st Tow abandoned its Application.

III. Argument

Applicants for tow authority must provide various specific information with their application.⁴ Pursuant to its regulations, Staff normally notifies Applicant about such omissions and deficiencies in writing.⁵ Thereafter, the Applicant must cure the omissions and deficiencies within 15 working days.⁶

Here, 1st Tow abandoned its Application. In particular, the compliance period has expired for several months without fulfillment of compliance conditions and there has been no further contact from the Applicant for several months.

Accordingly, the Deputy Commissioner has satisfied the requirements for dismissal.

IV. Conclusion

The Applicant failed to prosecute the Application in good faith. The Deputy Commissioner has satisfied the requirements for dismissal and, therefore, hereby moves that the NTA grant this Motion at their next agenda meeting.

⁴ See NAC 706.1376(2)(a)-(m).

⁵ See NAC 706.1375(3).

⁵ See id.

1,

Notice of Hearing

PLEASE TAKE NOTICE that the above Motion is included as an action item on the NTA's regular agenda meeting scheduled for December 9, 2021 at 9:30 a.m. The meeting will take place at: (1) The NTA's Las Vegas Office, 3300 W. Sahara Ave., Suite 400, Las Vegas, NV 89102; and (2) the NTA's Reno Office, 1755 East Plumb Lane, Suite 216, Reno, NV 89502. This is an open meeting under Nevada's open meeting law (NRS Chapter 241) and may be attended by the public.

During the meeting, the NTA may take action on the Motion in accordance with NRS 706 and NAC 706. Please note that the Motion is one of several items on the agenda and that it is your responsibility to be present when the Motion is called. If you are not present when the Motion is called, the NTA may still take action and grant the Motion.

You are specifically informed that you have the rights to: appear and be heard, either personally or through your counsel of choice at your expense; respond and present relevant evidence and argument; call and examine witnesses, introduce exhibits, and cross examine opposing witnesses on any relevant matters.

VOLUNTARY WITHDRAWAL OF APPLICATION IN LIEU OF HEARING: Instead of proceeding to a hearing on the Motion you may mail or fax a letter to the NTA and the undersigned Deputy Attorney General withdrawing your application.

Respectfully submitted this 10th day of October, 2021.

By: De Pore NTA Deputy Commissioner

AARON D. FORD Attorney General

By: /s/ Louis Csoka
Louis V. Csoka
Deputy Attorney General

1	CERTIFICATE OF MAILING
2	I hereby certify that I am an employee of the State of Nevada, Office of the Attorney General and
3	that on the / day of Octobra, 2021, I served a copy of the foregoing Motion to Dismiss
4	Application and Notice of Hearing via regular and certified mail, addressed as follows:
5	ALBERT BROWN
6	3308 BRAMBLING AVE
7	N LAS VEGAS NV 89084
8	Certified Mail No. 7020 0640 0062 1546 9260
9	
ιο	An employee of the Office of the Attorney General
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1	BEFORE THE NEVADA TRANSPORTATION AUTHORITY
2	In re:
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4	Application of Keolis Transit Services, LLC for) approval as a Transportation Network Company) Within the State of Nevada. Docket No.: 20-05019
5) Motion to Dismiss Application and
6	Notice of Hearing
7	Jennifer DeRose, Deputy Commissioner (the "Deputy Commissioner") of the Nevad
8	Transportation Authority ("NTA"), moves that the NTA Commissioners dismiss the application of Keoli
9	Transit Services, LLC ("Keolis" or the "Applicant"), Docket Number 20-05019. This Motion to Dismis
10	Application and Notice of Hearing (this "Motion") is made and based upon the Application, th
11	Memorandum of Points and Authorities that follows, and any argument and/or evidence presented at the
12	Hearing of this matter.
13	Memorandum of Points and Authorities
14	I. Jurisdiction
15	The NTA has jurisdiction over transportation network companies in Nevada. Applicants fo
16	transportation network company licensure, such as Keolis, must submit an application and specific
17	information to the NTA prior to operating. ² The Deputy Commissioner shall move for dismissal o
18	deficient applications. ³ Thus, the NTA has jurisdiction to hear and rule on this Motion.
19	II. Background Facts
20	On May 20, 2020, Keolis filed an application with the NTA, which was accepted and designated
21	as Docket No. 20-05019 (the "Application"). In its Application, Kelois requested licensure as a
22	Transportation Network Company, TNC, within the State of Nevada.
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27	See NRS and NAC Chapters 706A.
28	² See NRS 706A.110 through 140, ³ See NAC 706A.150.

From the outset, the Applicant was not seriously pursuing its Application, failed to provide information that has been repeatedly requested by NTA Staff. Since July 2021, Applicant also failed to communicate with NTA Staff. See Exhibit "A."

Accordingly, Applicant had abandoned its Application.

III. Argument

Applicants for transportation network companies must provide various specific information with their application.⁴ Pursuant to its regulations, Staff normally notifies Applicant about such omissions and deficiencies in writing.⁵ Thereafter, the Applicant must cure the omissions and deficiencies within 15 working days.⁶

Here, the Applicant has abandoned its Application. In particular, since July 2021, there has been no further contact by the Applicant.

Accordingly, the Deputy Commissioner has satisfied the requirements for dismissal.

IV. Conclusion

The Applicant failed to prosecute the Application in good faith. The Deputy Commissioner has satisfied the requirements for dismissal and, therefore, hereby moves that the NTA grant this Motion at their next Agenda Meeting.

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4 See NAC 706A.150.

⁵ See id.

6 See id.

Exhibit "A"

Keolis Transit Services, LLC

Docket 20-05019

Application history:

5/20/20 Data Request #1 was emailed to the Applicant.

8/10/20 Received Data Request #1 Response. Based on the response, it appeared that Keolis did not have a functioning TNC system and that it was a work in progress.

8/17/20 Left message, no call back.

9/24/20 left message, no call back.

10/1/20 Mr. Perla indicated that they did not actually have a system for us to review at that time. He indicated that the Regional Transportation Commission of Southern Nevada ("RTC") told Keolis that the RTC may go to on demand and told Keolis that they should see about "licensing up" in case the RTC does. As a result, they filed this Application although they did not have a working TNC system at the time. He further stated that he wanted this Application to be placed on hold, until they see what happens with the RTC. He was instructed to file a motion to request that this Application be placed on hold. No such motion was ever filed.

There has been no further contact made by this Applicant.

This Application is considered abandoned.

Τ,

Notice of Hearing

PLEASE TAKE NOTICE that the above Motion is included as an action item on the NTA's regular agenda meeting scheduled for December 9, 2021 at 9:30 a.m. The meeting will take place at: (1) The NTA's Las Vegas Office, 3300 W. Sahara Ave., Suite 400, Las Vegas, NV 89102; and (2) the NTA's Reno Office, 1755 East Plumb Lane, Suite 216, Reno, NV 89502. This is an open meeting under Nevada's open meeting law (NRS Chapter 241) and may be attended by the public.

During the meeting, the NTA may take action on the Motion in accordance with NRS 706 and NAC 706. Please note that the Motion is one of several items on the agenda and that it is your responsibility to be present when the Motion is called. If you are not present when the Motion is called, the NTA may still take action and grant the Motion.

You are specifically informed that you have the rights to: appear and be heard, either personally or through your counsel of choice at your expense; respond and present relevant evidence and argument; call and examine witnesses, introduce exhibits, and cross examine opposing witnesses on any relevant matters.

VOLUNTARY WITHDRAWAL OF APPLICATION IN LIEU OF HEARING: Instead of proceeding to a hearing on the Motion you may mail or fax a letter to the NTA and the undersigned Deputy Attorney General withdrawing your application.

Respectfully submitted this 10th day of October, 2021.

By: De Rose
NTA Deput Commissioner

AARON D. FORD Attorney General

y: /s/ Louis Csoka Louis V. Csoka Deputy Attorney General

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1	CERTIFICATE OF MAILING
2	I hereby certify that I am an employee of the State of Nevada, Office of the Attorney General and
3	that on the U day of Crabu, 2021, I served a copy of the foregoing Motion to Dismiss
4	Application and Notice of Hearing via regular and certified mail, addressed as follows:
5	Certified Mail. No. 7020 0640 0002 1546 9277
6	KEOLIS TRANSIT AMERICA
7	470 ATLANTIC AVENUE 5TH FLOOR
8	BOSTON MA 02210
9	An employee of the Office of the Attorney General
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BEFORE THE NEVADA TRANSPORTATION AUTHORITY 1 2 In re: 3 Application of EZEE Towing, LLC for an) Docket No.: 20-08004 4 expansion of its Certificate of Public Convenience) and Necessity to provide consent only tow car) 5 service within the State of Nevada. Motion to Dismiss Application and Notice of Hearing 6 7 Jennifer DeRose, Deputy Commissioner (the "Deputy Commissioner") of the Nevada 8 Transportation Authority ("NTA" or the "Authority"), moves that the NTA Commissioners dismiss the 9 application of EZEE Towing, LLC, Docket Number 20-08004 ("EZEE Tow" or the "Applicant"). This 10 Motion to Dismiss Application and Notice of Hearing (this "Motion") is made and based upon the 11 Application, the Memorandum of Points and Authorities that follows, and any argument and/or evidence 12 presented at the Hearing of this matter. 13 Memorandum of Points and Authorities 14 I. Jurisdiction 15 The NTA has jurisdiction over tow operators in Nevada. Applicants for any such authority, such 16 as EZEE Tow, must submit an application and specific information to the NTA relative to the same.2 The 17 Deputy Commissioner shall move for dismissal of deficient applications. Thus, the NTA has jurisdiction 18 to hear and rule on this Motion. 19 H. **Background Facts** 20 On August 10, 2020, EZEE Tow filed an application with the NTA, which was then accepted, 21 22

noticed, and designated as Docket No. 20-08004 (the "Application"). In its Application, EZEE Tow requested authority to provide consent only tow car service within the State of Nevada.

The Application was approved at the December 17, 2020, General Session. The compliance period expired April 24, 2021.

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¹ See NRS 706.386; and NRS 706,444 through 706,453.

² See NAC 706.1376.

³ See NAC 706.1376(3).

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^o See NAC 700.1 ⁶ See Id.

On March 20, 2021, Compliance Audit Investigator Karen Rayson contacted Mr. Louis Bentancourt, the owner of EZEE Towing, LLC, to see if Mr. Betancourt was ready to move forward with the missing compliance items. Mr. Bentancourt indicated that he was no longer the owner of the company and was not going to move forward with the Application. Investigator Rayson emailed him the form to withdraw his application on that same date.

On March 29, 2021, not having received the form to withdraw the application, Investigator Rayson called Mr. Bentancourt again and left a voice message requesting an update from him. She asked if he had changed his mind and wished to move forward with the application. To date, there has been no response from the Applicant.

Accordingly, EZEE Tow abandoned its Application.

III. Argument

Applicants for tow authority must provide various specific information with their application.⁴ Pursuant to its regulations, Staff normally notifies Applicant about such omissions and deficiencies in writing.⁵ Thereafter, the Applicant must cure the omissions and deficiencies within 15 working days.⁶

Here, EZEE Tow abandoned its Application. In particular, the compliance period has expired for several months without fulfillment of compliance conditions and there has been no further contact from the Applicant for several months.

Accordingly, the Deputy Commissioner has satisfied the requirements for dismissal.

IV. Conclusion

The Applicant failed to prosecute the Application in good faith. The Deputy Commissioner has satisfied the requirements for dismissal and, therefore, hereby moves that the NTA grant this Motion at their next agenda meeting.

⁴ See NAC 706.1376(2)(a)-(m).

⁵ See NAC 706.1375(3).

Notice of Hearing

PLEASE TAKE NOTICE that the above Motion is included as an action item on the NTA's regular agenda meeting scheduled for December 9, 2021 at 9:30 a.m. The meeting will take place at: (1) The NTA's Las Vegas Office, 3300 W. Sahara Ave., Suite 400, Las Vegas, NV 89102; and (2) the NTA's Reno Office, 1755 East Plumb Lane, Suite 216, Reno, NV 89502. This is an open meeting under Nevada's open meeting law (NRS Chapter 241) and may be attended by the public.

During the meeting, the NTA may take action on the Motion in accordance with NRS 706 and NAC 706. Please note that the Motion is one of several items on the agenda and that it is your responsibility to be present when the Motion is called. If you are not present when the Motion is called, the NTA may still take action and grant the Motion.

You are specifically informed that you have the rights to: appear and be heard, either personally or through your counsel of choice at your expense; respond and present relevant evidence and argument; call and examine witnesses, introduce exhibits, and cross examine opposing witnesses on any relevant matters.

VOLUNTARY WITHDRAWAL OF APPLICATION IN LIEU OF HEARING: Instead of proceeding to a hearing on the Motion you may mail or fax a letter to the NTA and the undersigned Deputy Attorney General withdrawing your application.

Respectfully submitted this 10th day of _______, 2021.

By: Or Rose
NTA Deput Commissioner

AARON D. FORD Attorney General

By: /s/ Louis Csoka Louis V. Csoka Deputy Attorney General

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re:

Application of Regal Towing, Inc. for a Certificate) of Public Convenience and Necessity to provide) consent only tow car service within the State of Nevada.

Docket No.: 20-11010

Motion to Dismiss Application and Notice of Hearing

Jennifer DeRose, Deputy Commissioner (the "Deputy Commissioner") of the Nevada Transportation Authority ("NTA" or the "Authority"), moves that the NTA Commissioners dismiss the application of Regal Towing, LLC, Docket Number 20-11010 ("Regal Tow" or the "Applicant"). This Motion to Dismiss Application and Notice of Hearing (this "Motion") is made and based upon the Application, the Memorandum of Points and Authorities that follows, and any argument and/or evidence presented at the Hearing of this matter.

Memorandum of Points and Authorities

I. Jurisdiction

The NTA has jurisdiction over tow operators in Nevada. Applicants for any such authority, such as Regal Tow, must submit an application and specific information to the NTA relative to the same. The Deputy Commissioner shall move for dismissal of deficient applications. Thus, the NTA has jurisdiction to hear and rule on this Motion.

II. Background Facts

On November 6, 2020, Regal Tow filed an application with the NTA, which was then accepted, noticed, and designated as Docket No. 20-11010 (the "Application"). In its Application, Regal Tow requested authority to provide consent only tow car service within the State of Nevada.

Compliance Audit Investigator Howard Woods has been trying to obtain stock certificates or articles of incorporation for this Applicant. Notwithstanding repeated ongoing requests for the same over the period of several months, the Applicant has failed to provide it. See Exhibit "A" hereto.

¹ See NRS 706.386; and NRS 706.444 through 706.453.

² See NAC 706.1376.

³ See NAC 706.1376(3).

Accordingly, Regal Tow abandoned its Application. 1 2 III. Argument Applicants for tow authority must provide various specific information with their application.4 3 Pursuant to its regulations, Staff normally notifies Applicant about such omissions and deficiencies in 4 writing.⁵ Thereafter, the Applicant must cure the omissions and deficiencies within 15 working days.⁶ 5 Here, Regal Tow abandoned its Application. In particular, while the Application required further 6 7 updates, there has been no further contact from the Applicant for several months. 8 Accordingly, the Deputy Commissioner has satisfied the requirements for dismissal. IV. Conclusion 9 The Applicant failed to prosecute the Application in good faith. The Deputy Commissioner has 10 satisfied the requirements for dismissal and, therefore, hereby moves that the NTA grant this Motion at 11 12 their next agenda meeting. .13 14 15 16 17 18 19 20 21 22 23 /// 24 /// 25 26 27 4 See NAC 706.1376(2)(a)-(m). ⁵ See NAC 706.1375(3). 28 6 See id.

EXHIBIT "A"

Regal Tow 20-11010.

1/21/21 Woods asked for specific ownership documents / stock certificates / articles of incorporation. He received the articles of incorporation from California, which listed 100 shares of stock but indicated no ownership of the 100 shares of \$100 stock, or proof of ownership.

2/02/21 Woods asked again for ownership information. The Applicant resent the same California document. Woods send him an example of what was requested and the Applicant never responded.

3/02/21 Woods asked again via email and phone call. No return call or email response was received.

3/24/21 Woods sent another email, no response.

4/12/21 Woods sent an email advising the Applicant that we have never received a response from the previous emails and calls and that the Application would not proceed until those documents and ownership information was provided. The deadline given for the information was 4/16/2021.

4/15/21 Woods received his Nevada application for the business corporation with no officers of the company listed. An email was sent asking again for ownership information and there was no response.

4/30/21 Attempted contact, again no response.

5/10/21 Attempted contact, again no response.

6/02/21 Attempted contact, again no response.

As of September 2021, there has been no further contact from this Applicant and the Application is considered abandoned.

Notice of Hearing

PLEASE TAKE NOTICE that the above Motion is included as an action item on the NTA's regular agenda meeting scheduled for December 9, 2021 at 9:30 a.m. The meeting will take place at: (1) The NTA's Las Vegas Office, 3300 W. Sahara Ave., Suite 400, Las Vegas, NV 89102; and (2) the NTA's Reno Office, 1755 East Plumb Lane, Suite 216, Reno, NV 89502. This is an open meeting under Nevada's open meeting law (NRS Chapter 241) and may be attended by the public.

During the meeting, the NTA may take action on the Motion in accordance with NRS 706 and NAC 706. Please note that the Motion is one of several items on the agenda and that it is your responsibility to be present when the Motion is called. If you are not present when the Motion is called, the NTA may still take action and grant the Motion.

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VOLUNTARY WITHDRAWAL OF APPLICATION IN LIEU OF HEARING: Instead of proceeding to a hearing on the Motion you may mail or fax a letter to the NTA and the undersigned Deputy Attorney General withdrawing your application.

Respectfully submitted this 10th day of October, 2021.

By: Na Deputy Commissioner

AARON D. FORD Attorney General

By: /s/ Louis Csoka
Louis V. Csoka
Deputy Attorney General

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

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In re: Application of NT Gruas, Inc. for a Certificate of Public Convenience and Necessity to provide)

consent only tow car service within the State of)

Docket No.: 20-11011

Motion to Dismiss Application and **Notice of Hearing**

Jennifer DeRose, Deputy Commissioner (the "Deputy Commissioner") of the Nevada Transportation Authority ("NTA" or the "Authority"), moves that the NTA Commissioners dismiss the application of NT Gruas, Inc., Docket Number 20-11011 ("NT Gruas" or the "Applicant"). This Motion to Dismiss Application and Notice of Hearing (this "Motion") is made and based upon the Application, the Memorandum of Points and Authorities that follows, and any argument and/or evidence presented at the Hearing of this matter.

Memorandum of Points and Authorities

I. Jurisdiction

The NTA has jurisdiction over tow operators in Nevada. Applicants for any such authority, such as NT Gruas, must submit an application and specific information to the NTA relative to the same.² The Deputy Commissioner shall move for dismissal of deficient applications.³ Thus, the NTA has jurisdiction to hear and rule on this Motion.

II. **Background Facts**

On November 6, 2020, NT Gruas filed an application with the NTA, which was then accepted. noticed, and designated as Docket No. 20-11011 (the "Application"). In its Application, NT Gruas requested authority to provide consent only tow car service within the State of Nevada.

Even though the Application was submitted almost a year ago, the Applicant's principal still has not submitted her fingerprints to enable NTA Staff to begin the background investigation of the Applicant. Indeed, Compliance Investigator Marta Acevedo has made multiple attempts to schedule a

¹ See NRS 706.386; and NRS 706.444 through 706.453.

² See NAC 706,1376.

³ See NAC 706.1376(3).

requisite meeting with the Applicant, however, the Applicant asserts that she is not quite ready to meet. The last contact to attempt a meeting was September 3, 2021, which still was unsuccessful.

Accordingly, NT Gruas abandoned its Application.

III. Argument

Applicants for tow authority must provide various specific information with their application.⁴ Pursuant to its regulations, Staff normally notifies Applicant about such omissions and deficiencies in writing.⁵ Thereafter, the Applicant must cure the omissions and deficiencies within 15 working days.⁶

Here, NT Gruas abandoned its Application. In particular, while there has been need to provide updates to the Application, there has been no further contact from the Applicant for several months.

Accordingly, the Deputy Commissioner has satisfied the requirements for dismissal.

IV. Conclusion

The Applicant failed to prosecute the Application in good faith. The Deputy Commissioner has satisfied the requirements for dismissal and, therefore, hereby moves that the NTA grant this Motion at their next agenda meeting.

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⁴ See NAC 706.1376(2)(a)-(m).

⁵ See NAC 706.1375(3).

⁶ See id.

Notice of Hearing

PLEASE TAKE NOTICE that the above Motion is included as an action item on the NTA's regular agenda meeting scheduled for December 9, 2021 at 9:30 a.m. The meeting will take place at: (1) The NTA's Las Vegas Office, 3300 W. Sahara Ave., Suite 400, Las Vegas, NV 89102; and (2) the NTA's Reno Office, 1755 East Plumb Lane, Suite 216, Reno, NV 89502. This is an open meeting under Nevada's open meeting law (NRS Chapter 241) and may be attended by the public.

During the meeting, the NTA may take action on the Motion in accordance with NRS 706 and NAC 706. Please note that the Motion is one of several items on the agenda and that it is your responsibility to be present when the Motion is called. If you are not present when the Motion is called, the NTA may still take action and grant the Motion.

You are specifically informed that you have the rights to: appear and be heard, either personally or through your counsel of choice at your expense; respond and present relevant evidence and argument; call and examine witnesses, introduce exhibits, and cross examine opposing witnesses on any relevant matters.

VOLUNTARY WITHDRAWAL OF APPLICATION IN LIEU OF HEARING: Instead of proceeding to a hearing on the Motion you may mail or fax a letter to the NTA and the undersigned Deputy Attorney General withdrawing your application.

Respectfully submitted this 10 day of October , 2021.

By: Ann In De Rose
Na Deputy Commissioner

AARON D. FORD Attorney General

By: /s/ Louis Csoka Louis V. Csoka Deputy Attorney General

1	CERTIFICATE OF MAILING
2	I hereby certify that I am an employee of the State of Nevada, Office of the Attorney General and
3	that on the May of October, 2021, I served a copy of the foregoing Motion to Dismiss
4	Application and Notice of Hearing via regular and certified mail, addressed as follows:
5	NT GRUAS INC
6	3536 COGSWELL ROAD
7	EL MONTE CA 91732
8	Certified Mail No. 7020 0640 0002 1546
9	meanly Millon
10	An employee of the Office of the Attorney General
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BEFORE THE NEVADA TRANSPORTATION AUTHORITY

2 In re:

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Application of The Guiterrez Family Group, LLC) d/b/a Rob's Towing SVC for a Certificate of) Public Convenience and Necessity to provide) consent only tow car service within the State of) Nevada.

Docket No.: 21-02022

Motion to Dismiss Application and Notice of Hearing

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Jennifer DeRose, Deputy Commissioner (the "Deputy Commissioner") of the Nevada

Transportation Authority ("NTA" or the "Authority"), moves that the NTA Commissioners dismiss the

("Rob's Tow" or the "Applicant"). This Motion to Dismiss Application and Notice of Hearing (this

application of The Guiterrez Family Group, LLC d/b/a Rob's Towing SVC, Docket Number 21-02022

"Motion") is made and based upon the Application, the Memorandum of Points and Authorities that follows, and any argument and/or evidence presented at the Hearing of this matter.

Memorandum of Points and Authorities

Jurisdiction

The NTA has jurisdiction over tow operators in Nevada.¹ Applicants for any such authority, such as Rob's Tow, must submit an application and specific information to the NTA relative to the same.² The Deputy Commissioner shall move for dismissal of deficient applications.³ Thus, the NTA has jurisdiction to hear and rule on this Motion.

II. Background Facts

On February 24, 2021, Rob's Tow filed an application with the NTA, which was then accepted, noticed, and designated as Docket No. 21-02022 (the "Application"). In its Application, Rob's Tow requested authority to provide consent only tow car service within the State of Nevada.

The Application was approved at the June 14, 2021 General Session. On July 20, 2021. Compliance Investigator Marta Acevedo received a phone call from the Applicant's principal Mr. Guitierrez, stating that he had moved to California and was no longer pursuing the tow car authority in

¹ See NRS 706.386; and NRS 706.444 through 706.453.

² See NAC 706.1376.

³ See NAC 706,1376(3).

Nevada. He left a contact telephone number and was asked to file the withdrawal of application form. To date, September 20, 2021, no withdrawal form has been received. However, since there has been no contact made by the Applicant and it is not responding to phone messages, this Application is considered to have been abandoned.

Accordingly, Rob's Tow abandoned its Application.

III. Argument

Applicants for tow authority must provide various specific information with their application.⁴

Pursuant to its regulations, Staff normally notifies Applicant about such omissions and deficiencies in writing.⁵ Thereafter, the Applicant must cure the omissions and deficiencies within 15 working days.⁶

Here, Rob's Tow abandoned its Application. In particular, the compliance period has expired for several months without fulfillment of compliance conditions and there has been no further contact from the Applicant for several months.

Accordingly, the Deputy Commissioner has satisfied the requirements for dismissal.

IV. Conclusion

The Applicant failed to prosecute the Application in good faith. The Deputy Commissioner has satisfied the requirements for dismissal and, therefore, hereby moves that the NTA grant this Motion at their next agenda meeting.

6 See id.

⁴ See NAC 706.1376(2)(a)-(m).

⁵ See NAC 706.1375(3).

Notice of Hearing

PLEASE TAKE NOTICE that the above Motion is included as an action item on the NTA's regular agenda meeting scheduled for December 9, 2021 at 9:30 a.m. The meeting will take place at: (1) The NTA's Las Vegas Office, 3300 W. Sahara Ave., Suite 400, Las Vegas, NV 89102; and (2) the NTA's Reno Office, 1755 East Plumb Lane, Suite 216, Reno, NV 89502. This is an open meeting under Nevada's open meeting law (NRS Chapter 241) and may be attended by the public.

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VOLUNTARY WITHDRAWAL OF APPLICATION IN LIEU OF HEARING: Instead of proceeding to a hearing on the Motion you may mail or fax a letter to the NTA and the undersigned Deputy Attorney General withdrawing your application.

Respectfully submitted this 10th day of October, 2021.

By: New Long Commissioner

AARON D. FORD Attorney General

/: /s/ Louis Csoka Louis V. Csoka Deputy Attorney General

Agenda Item# 91 -98

Driver Permit Items 91-98

Driver permits are based entirely upon each Applicant's confidential criminal background report. Therefore, there are no publicly available supporting materials for these items in print form.

Public Comment

Adjournment