Agenda Item# 6

STEVE SISOLAK Governor

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
Department of Business & Industry, 3300 West Sahara Avenue, Suite 425, Las Vegas, NV 89102
Department of Business & Industry, 1830 College Parkway Suite 100 Carson City, NV 89703
Legislative Counsel Bureau of Nevada, 401 South Carson Street Carson City NV 89701
Nevada Transportation Authority, 3300 West Sahara Avenue, Suite 200, Las Vegas, NV 89102
Nevada Transportation Authority, 1755 East Plumb Lane, Suite 229, Reno, NV 89502
Nevada Transportation Authority website: http://www.nta.nv.gov

MEETING NOTICE AND AGENDA

This is a notice of a duly authorized general session of the Nevada Transportation Authority scheduled for **Thursday, March 24, 2022 at 9:30 am (Items 1 through 107).** 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 108 through 130 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 by visiting the NTA's website and clicking on the "Attachments" link for the scheduled meeting, http://nta.nv.gov/About/Meetings/2022/2022 Mtg/ or by contacting Patricia Erickson, Nevada Transportation Authority, 3300 West Sahara Ave., Suite #200, Las Vegas, Nevada 89102, (702) 486-8722, perickson@nta.nv.gov

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

DIAL IN NUMBER: 1-844-621-3956

THURSDAY, MARCH 24, 2022 MEETING ACCESS CODE: 2485 946 9291

THURSDAY, MARCH 24, 2022 MEETING PASSWORD: QemXDapw445

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 February 17, 2022 Agenda Meeting FOR POSSIBLE ACTION
- 8. Briefings from the Commissioners
- 9. Briefing from the Deputy Commissioner
- 10. Report of Legal Counsel

ADMINISTRATIVE CITATIONS AND IMPOUNDMENTS

Please note that items 11 through 63 below may be voted on in a block unless a party to the matter requests an item number be pulled for consideration.

- **11.** Citation 21162 issued to Frederick Harbor for violation of NRS 706.462 (DG) *FOR POSSIBLE ACTION*
- **12.** Citations 21163, 22585 and 22586 issued to LVL, LLC d/b/a Stardust Transportation for violations of NAC 706.170, NAC 706.381 (2 counts), NRS 706.462, NAC 706.2473 ref. 49 CFR 391.51 and NAC 706.2473 ref. 49 CFR 382.301 (DG) *FOR POSSIBLE ACTION*
- **13. Citation 22607 and Impound I-3947** The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 22607 issued to Gilberto E. Gonzalez for violation of NRS 706.386 (DG) *FOR POSSIBLE ACTION*
- **14.** Citation 22712 issued to Feroz Khan for a violation of NRS 706.386 (DG) *FOR POSSIBLE ACTION*
- **15. Impound I-4245** The impoundment pursuant to NRS 706.476 of a vehicle registered to Linda Hadding (DG) *FOR POSSIBLE ACTION*
- **16.** Citations 21496 and 21497 and Impound I-4295 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citations 21496 and 21497 issued to Farzad Salavati for violations of NRS 706.386 and NRS 706A.280 (GA) *FOR POSSIBLE ACTION*

- **17.** Citation 21946 issued to Mesafente Zemenuu Assefa for a violation of NAC 706.228 (GA) FOR POSSIBLE ACTION
- **18.** Citation 22598 issued to Yellow Cab of Reno, Inc. d/b/a Star Taxi, Deluxe Taxi and Yellow Cab for violation of NAC 706.203 (4 counts) (GA) FOR POSSIBLE ACTION
- **19.** Citation 22599 issued to Reno Cab Company, Inc. d/b/a Reno-Sparks Cab Company for violation of NAC 706.203 (4 counts) (GA) *FOR POSSIBLE ACTION*
- **20.** Citation 22600 issued to Executive Limousine Service, Inc. a Nevada Corporation for violation of NAC 706.203 (5 counts) (GA) *FOR POSSIBLE ACTION*
- **21.** Citations 22608 and 22609 and Impound I-3618 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citations 22608 and 22609 issued to Vecellio Molina for violations of NRS 706.386 and NRS 706A.280 (GA) *FOR POSSIBLE ACTION*
- **22. Citation 22657** issued to Enrique Efstevan Davis for violations of NRS 706.386 and NRS 706.758 (GA) *FOR POSSIBLE ACTION*
- **23.** Citation 22663 issued to Planell Towing Corporation for violation of NAC 706.2473 ref 49 CFR 382.305 (GA) *FOR POSSIBLE ACTION*
- **24.** Citation 22664 issued to Jesus Cisneros-Escobar for a violation of NRS 706.386 (GA) FOR POSSIBLE ACTION
- **25.** Citations 22666 and 22667 and Impound I-3946 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citations 22666 and 22667 issued to Wilfredo Cruz Oliva for violations of NRS 706.386 and NRS 706A.280 (GA) *FOR POSSIBLE ACTION*
- **26. Citation 22727 and Impound I-3827** the impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 22727 issued to Domingo Lopez/Tahoe Taxi for violation of NRS 706.386 and NRS 706.758 (GA) *FOR POSSIBLE ACTION*
- **27. Citation 23109** issued to Yellow Cab for violations of NAC 706.3761.5 (197 counts) and NAC 706.360 (52 counts), **Citations 23111, 23112** issued to Reno Sparks Cab for violations of NAC 706.2473 re CFR 382.305(i)(3) (81 counts), NAC 706.2473 re CFR 382.305(d)(1), NAC 706.2473 re CFR 382.305(g) & (h)(1 count) and NRS 706.398; **Citations 23113 and 23114** issued to Yellow Cab of Reno for violations of NAC 706.2473 re CFR 382.305(i)(3) (26 counts); NAC 706.2473 re CFR 382.305(d)(1), NAC 706.2473 re CFR 382.305(g) & (h) and NRS 706.398; **Citations 23115 and 23116** issued to Executive Limousine for violations of NAC 706.2473 re CFR 382.305(i)(3) (4 counts); NAC 706.2473 re CFR 382.305(d)(1), NAC 706.2473 re CFR 382.305 (g) & (h) and NRS 706.398 and **Citations 23146 and 23147** issued to Capitol Cab for violations of NAC 706.2473 re CFR 382.305(i)(3) (11 counts); NAC 706.2473 re CFR 382.305(d)(1); NAC 706.2473 re CFR 382.305 (g) & (h) and NRS 706.398. (GA) **FOR POSSIBLE ACTION**
- **28.** Citation 23224 issued to Daniel Akman II for a violation of NAC 706.2473 ref. 49 CFR 391.41 (GA) FOR POSSIBLE ACTION
- **29.** Citation 23225 issued to High Desert Towing for violation of NAC 706.2473 ref. 49 CFR 391.51 and NAC 706.405 (GA) *FOR POSSIBLE ACTION*

- **30.** Citation 23229 issued to Reno Cab Company, Inc for violation of NAC 706.3749 (GA) FOR POSSIBLE ACTION
- **31. Citation 23230** issued to 1st Response Towing, Inc. d/b/a The Tow Truck Company for violation of NRS 706.4477 (GA) *FOR POSSIBLE ACTION*
- **32.** Citation 23251 issued to Dependable Tow Inc. for a violation of NAC 706.206(1) (GA) FOR POSSIBLE ACTION
- **33.** Citation 23257 issued to Top Gun Towing for violation of NRS 706.758 (GA) *FOR POSSIBLE ACTION*
- **34. Impound I-3950** The impoundment pursuant to NRS 706.476 of a vehicle registered to Jesus Valenzuela (GA) *FOR POSSIBLE ACTION*
- **35.** Citation 21941 issued to Aly Doumbia for a violation of NAC 706.228 (RDG) *FOR POSSIBLE ACTION*
- **36.** Citation 21969 and 23402 issued to Alpine Auto Service, Inc. d/b/a Alpine Towing for a violation of NAC 706.203 (4 counts) (RDG) *FOR POSSIBLE ACTION*
- **37.** Citation 21975 issued to AWG Ambassador, LLC d/b/a Ambassador Limousine for violation of NAC 706.203(4) (RDG) *FOR POSSIBLE ACTION*
- **38.** Citation 22587 issued to Planell Towing Corporation for violation of NAC 706.203 (RDG) *FOR POSSIBLE ACTION*
- **39. Citation 22589** issued to Bryant Towing, LLC for violation of NAC 706.203 (2 counts) (RDG) *FOR POSSIBLE ACTION*
- **40. Citation 22590** issued to OLM Towing, LLC d/b/a Olmstead Towing for violation of NAC 706.203 (RDG) *FOR POSSIBLE ACTION*
- **41.** Citation 22591, 22595 and 23002 issued to Summerlin Movers, LLC d/b/a Summerlin Movers for violation of NAC 706.2473 ref. 49 CFR 391.23 (2 counts), NAC 706.311 (3 counts) and NRS 712.040 (RDG) *FOR POSSIBLE ACTION*
- **42. Citation 22597** issued to XYZ Towing Inc. d/b/a Titan Towing for violation of NAC 706.4275 (RDG) *FOR POSSIBLE ACTION*
- **43.** Citation 22705 issued to Robert Tousley for violation of NAC 706.234.1(RDG) *FOR POSSIBLE ACTION*
- **44. Citation 22852** issued to Adventure Photo Tour, Inc. for violation of NAC 706.218 and NRS 706.398 (RDG) *FOR POSSIBLE ACTION*
- **45.** Citations 22882, 22883 and 22885 issued to Power Wheels Towing, LLC for violation of NRS 706.398, NAC 706.360, NAC 706.191 and NAC 706.170 (RDG) *FOR POSSIBLE ACTION*

- **46. Citations 22919 and 22920 and Impound I-4282** The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citations 22919 and 22920 issued to Chaozheng Jiao for violations of NRS 706.386 and NRS 706A.280 (RDG) *FOR POSSIBLE ACTION*
- **47.** Citation 22929 issued to Teferi Asfaw for a violation of NAC 706.228 (RDG) *FOR POSSIBLE ACTION*
- **48.** Citation 23120 and 23121 issued to Lostra Brothers Towing for violation of NAC 706.3975, NAC 706.311 (13 counts) and NAC 706.420 (11 counts) (RDG) FOR POSSIBLE ACTION
- **49. Citation 23124 and Impound I-4247** The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 23124 issued to Peter J. Sanchez Jr. for violation of NRS 706.386 (RDG) *FOR POSSIBLE ACTION*
- **50. Citation 23252 and Impound I-3760** The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 23252 issued to Juventino Regino-Rosas for violation of NRS 706.386 (RDG) *FOR POSSIBLE ACTION*
- **51.** Citation 23403 issued to Mort's Auto Body, Inc. for violation of NAC 706.203 (2 counts) (RDG) FOR POSSIBLE ACTION
- **52.** Citation 23404 issued to James B. Tregellas and Linda L. Tregellas d/b/a A-1 Auto Repair and Tow Service for a violation of NAC 706.203 (2 counts) (RDG) *FOR POSSIBLE ACTION*
- **53. Citation 23405** issued to Medlife Transportation, LLC d/b/a Medlife Transportation for violation of NAC 706.203 (RDG) *FOR POSSIBLE ACTION*
- **54.** Citation 23406 issued to Phenomenal Towing, LLC d/b/a Phenomenal Towing for a violation of NAC 706.203 (2 counts) (RDG) *FOR POSSIBLE ACTION*
- **55.** Citation 23407 issued to LifeTrans, Inc. for a violation of NAC 706.203 (13 counts) (RDG) FOR POSSIBLE ACTION
- **56.** Citation 23408 issued to Berger Transfer & Storage, Inc. for violation of NAC 706.203(RDG) FOR POSSIBLE ACTION
- **57.** Citation 23409 issued to Slater Transfer and Storage, Inc. for violation of NAC 706.203 (RDG) *FOR POSSIBLE ACTION*
- **58.** Citation 23410 issued to Coleman World Group, LLC d/b/a Coleman American Moving Services, Inc. for violation of NAC 706.203 (RDG) *FOR POSSIBLE ACTION*
- **59.** Citation 23411 issued to Vegas Strip Partybus, LLC d/b/a Vegas Strip Partybus for violation of NAC 706.203 (2 counts) (RDG) *FOR POSSIBLE ACTION*
- **60.** Citation 23412 issued to B & E Inc. d/b/a SNAP Towing for violation of NAC 706.203 (RDG) FOR POSSIBLE ACTION

- **61.** Citation 23413 issued to SW Excursion & Education Tours, Inc. d/b/a Sweetours for violation of NAC 706.203 (4 counts) (RDG) *FOR POSSIBLE ACTION*
- **62. Impound I-3673** The impoundment pursuant to NRS 706.476 of a vehicle registered to Michael and Tabatha Armstrong/Sovereign Entities d/b/a Aquarius Towing (RDG) *FOR POSSIBLE ACTION*
- **63. Impound I-3759** the impoundment pursuant to NRS 706.476 of a vehicle registered to Ana Maria Garcia-Esquivel (RDG) *FOR POSSIBLE ACTION*

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

- **64. Docket 21-05021** The Application of Hargarett Enterprises, LLC d/b/a Out the Mud 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. (RDG) *FOR POSSIBLE ACTION*
- **65. Docket 21-11009** The Application of Recovery Towing, LLC for a certificate of public convenience and necessity to provide consent-only tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (DG) *FOR POSSIBLE ACTION*
- **66. Docket 21-11024** The Application of Jofam, LLC d/b/a All In Towing for a certificate of public convenience and necessity to provide consent and non-consent tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (DG) *FOR POSSIBLE ACTION*
- **67. Docket 21-11027** The Application of Aloma Towing, LLC for a certificate of public convenience and necessity to provide consent-only tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (DG) *FOR POSSIBLE ACTION*
- **68. Docket 21-12035** The Application of Barrera's Towing Company, 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. (RDG) *FOR POSSIBLE ACTION*

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

- **69. Docket 20-03015** The Application of American Stage Lines, Inc. d/b/a American Stage Lines for final approval of a certificate of public convenience and necessity to provide charter bus service within the State of Nevada. Staff investigation concluded. (RDG) *FOR POSSIBLE ACTION*
- **70. Docket 21-10034** The Application of Select Limousine Service, LLC d/b/a SLS for a certificate of public convenience and necessity to provide charter bus service within the State of Nevada. Staff investigation concluded. (RDG) *FOR POSSIBLE ACTION*

- **71. Docket 21-11017** The Application of Sunshine Transportation, LLC d/b/a SunTrans 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*
- **72. Docket 21-11029** The Application of Hart, LLC for a certificate of public convenience and necessity to provide charter bus service within the State of Nevada. Staff investigation concluded. (RDG) *FOR POSSIBLE ACTION*
- **73. Docket 21-11035** The Application of Star Legend Limo, LLC d/b/a Star Transportation 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*

REQUEST FOR TEMPORARY DISCONTINUANCE

- **74. Docket 22-01018** The temporary discontinuance from January 26, 2022 through April 26, 2022 of service provided by Las Vegas Wedding Services, LLC under Permit MV 6141. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **75. Docket 22-02008** The temporary discontinuance from February 6, 2022 through June 6, 2022 of service provided by A Blue Sky Towing & Transportation, LLC under CPCN 7367. This required retroactive approval. Staff investigation concluded. *FOR POSSIBLE ACTION*

REQUEST TO EXTEND TEMPORARY DISCONTINUANCE

- 76. Docket 19-07032 The request to extend temporary discontinuance from December 15, 2021 through June 15, 2022, of services provided by Red Carpet Transportation, LLC d/b/a ALS VIP under CPCN 2209. This required retroactive approval. Staff investigation concluded. FOR POSSIBLE ACTION
- **77. Docket 20-02010** The request to extend temporary discontinuance from December 14, 2021 through May 14, 2022, of services provided by Power Wheels Towing, L.L.C. d/b/a Power Wheels Towing under CPCN 7396. This required retroactive approval. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **78. Docket 20-03014** The request to extend temporary discontinuance from March 11, 2022 through September 11, 2022, of services provided by Las Vegas Transportation & Tours, LLC d/b/a LVTT under CPCN 2268. Staff investigation concluded. *FOR POSSIBLE ACTION*
- 79. Docket 20-03026 The request to extend temporary discontinuance from March 12, 2022 through September 12, 2022, of services provided by Sunrise Plaza Transportation of Nevada, LLC d/b/a Lassen Tours under CPCN 2028, Sub 3. Staff investigation concluded. FOR POSSIBLE ACTION

- 80. Docket 20-04005 The request to extend temporary discontinuance from March 18, 2022 through September 18, 2022, of services provided by Eagle Transportation, LLC d/b/a Eagle Transportation under CPCN 2150, Sub 1. Staff investigation concluded. FOR POSSIBLE ACTION
- **81. Docket 20-05012** The request to extend temporary discontinuance from March 17, 2022 through September 17, 2022, of services provided by Annie Bananie Charters, Inc. under CPCN 2214. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **82. Docket 20-07007** The request to extend temporary discontinuance from February 9, 2022 through August 9, 2022, of special services provided by Integrity Taxi, LLC under CPCN 1121. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **83. Docket 20-07017** The request to extend temporary discontinuance from January 24, 2022 through July 24, 2022 of service provided by Double Decker Bus Company of Las Vegas, LLC d/b/a Double Decker Bus Co. under CPCN 2120. This required retroactive approval. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **84. Docket 20-08015** The request to extend temporary discontinuance from February 15, 2022 through August 15, 2022 of service provided by DCT Express, Inc. under Permit MV 6156. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **85. Docket 20-08020** The request to extend temporary discontinuance from February 20, 2022 through August 20, 2022 of service provided by Start Express Transportation, LLC under CPCN 2208. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **86. Docket 20-10044** The request to extend temporary discontinuance from January 31, 2021 through July 31, 2022, of services provided by C&J Development Enterprises d/b/a Custom Towing under CPCN 7061. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **87. Docket 21-07019** The request to extend temporary discontinuance from January 21, 2022 through July 21, 2022, of services provided by Fragela Towing, LLC under CPCN 7427. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **88. Docket 21-09003** The request to extend temporary discontinuance from March 1, 2022 through March 31, 2022, of services provided by New Charters Nevada, Inc. under CPCN 2110. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **89. Docket 21-12020** The request to extend temporary discontinuance from February 13, 2022 through April 13, 2022, of services provided by Isnagas Brother, LLC d/b/a Isnagas Brother under CPCN 7459. Staff investigation concluded. *FOR POSSIBLE ACTION*

MOTION TO EXTEND COMPLIANCE PERIOD

- 90. Docket 19-07021 The motion to extend the compliance period to September 30, 2022 for the application of City On The Side, LLC. Staff investigation concluded. FOR POSSIBLE ACTION
- **91. Docket 21-02011** The motion to extend the compliance period to April 25, 2022 for the application of E.A.C. Towing, LLC. Staff investigation concluded. *FOR POSSIBLE ACTION*

EXPIRED TEMPORARY DISCONTINUANCE

- **92. Docket 19-08004** The expired temporary discontinuance from January 25, 2021 through January 25, 2022, of services provided by Towing Near Me, LLC d/b/a Towing Near Me under CPCN 7386, Sub 1 and Staff's recommendation to issue an Order to Show Cause as to why the CPCN should not be revoked. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **93. Docket 20-03023** The expired temporary discontinuance from February 9, 2021 through February 8, 2022, of services provided by In Cahoots Events, LLC d/b/a Lil Pink Party Bus under CPCN 2161 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*
- **94. Docket 21-01021** The expired temporary discontinuance from January 22, 2021 through January 21, 2022, of services provided by Scott Towing & Transport, LLC under CPCN 7436 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

- 95. Docket 22-01013 The voluntary cancellation of tow car services of Clark County Liens, LLC d/b/a Scorpion Towing CPCN 7469, Sub 1. Staff investigation concluded. FOR POSSIBLE ACTION
- **96. Docket 22-01015** The voluntary cancellation of tow car services of PDQ Towing, LLC CPCN 7278. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **97. Docket 22-02016** The voluntary cancellation of tow car services of My Auto Service, LLC d/b/a My Auto Service CPCN 7295. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **98. Docket 22-02017** The voluntary cancellation of charter bus services of Del Sur Transportation, LLC CPCN 2267. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **99. Docket 22-02019** The voluntary cancellation of charter bus services of Greyhound Lines, Inc. CPCN 2479 Sub 2. Staff investigation concluded. *FOR POSSIBLE ACTION*

NAME CHANGES

- 100. Docket 22-01006 The Petition of AWG Ambassador, LLC d/b/a AWG Ambassador and AWG Carter Services for final approval to change their name by adding a fictitious name to do business as Person Sedan Services for services provided under CPCN 2055 Sub 5. Staff investigation concluded. FOR POSSIBLE ACTION
- 101. Docket 22-01007 The Petition of AWG Ambassador, LLC d/b/a AWG Ambassador and AWG Carter Services for final approval to change their name by adding a fictitious name to do business as Person Sedan Services for services provided under CPCN 1089 Sub 5. Staff investigation concluded. FOR POSSIBLE ACTION

PETITION TO DEVIATE FROM REGULATION

- **102. Docket 21-12039** The Petition to deviate from Regulation NAC 706.3745 for services conducted by Yellow Cab of Reno, Inc. d/b/a Star Taxi, Deluxe Taxi, and Yellow Cab granted under CPCN 1014, Sub 2. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **103. Docket 21-12040** The Petition to deviate from Regulation NAC 706.3745 for services conducted by Reno Cab Company, Inc. d/b/a Reno-Sparks Cab Company granted under CPCN 1025, Sub 1. Staff investigation concluded. *FOR POSSIBLE ACTION*

FINANCIAL RATES AND TARIFFS

- 104. Docket 22-01025 The Application of Aspen Moving Co., L.L.C. for approval of a tariff rate modification for services conducted under CPCN 3368. Staff investigation concluded. FOR POSSIBLE ACTION
- **105. Docket 22-02006** The Application of Perlman Enterprises, LLC d/b/a Reno Tahoe Limousine for approval of a tariff rate modification for services conducted under CPCN 1101 Sub 2. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **106. Docket 22-02028** The Application of ASP, Inc. d/b/a Aaction Movers of Nevada, Inc. for approval of a tariff rate modification for services conducted under CPCN 3239. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **107. Public Comment** Members of the public are invited to comment on items on the meeting agenda or on items not contained therein. No action may be taken on a matter raised during public comment until the matter itself has been specifically included on an agenda as an item for possible action.

1:15 PM AFTERNOON SESSION

- 108. WebEx Instructions
- **109. 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.

PETITIONS FOR RECONSIDERATION

- **110. Docket 21-09031** Petition for Reconsideration from Reno-Sparks Cab for reconsideration of fines on Citation 23210. *FOR POSSIBLE ACTION*
- **111. Docket 22-02010** Petition for Reconsideration from Michael Graham for reconsideration of denial of Driver Permit 12518. *FOR POSSIBLE ACTION*
- **112. Docket 22-02013** Petition for Reconsideration from Capitol Cab for reconsideration of failure to appear and imposition of fines on Citations 23142, 23143, 23144 and 23145. *FOR POSSIBLE ACTION*

APPLICATIONS FOR FULLY REGULATED CARRIERS

- **113. 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) *FOR POSSIBLE ACTION*
- 114. Dockets 21-10008 through 21-10013 The joint Applications of Platinum LV Transportation, Series LLC for sale and transfer of 6 Series LLCs including: Celebrity Coaches CPCN 2105, Platinum LV Transportation CPCN 2166, Whittlesea Checker Taxi CPCN 2118, Bell Limo CPCN 1217, Airport Mini Bus CPCN 2350, Mammoth Limousine CPCN 1105, for a status check and Staff's request that an Order to Show Cause hearing be set on the matter. (DG) FOR POSSIBLE ACTION
- 115. Dockets 19-08033, 20-04010, 20-04013, and 20-04014 The Applications of Platinum LV Transportation, Series LLC for temporary discontinuances of 4 Series LLCs including: Platinum LV Transportation CPCN 2166, Mammoth Limousine CPCN 1105, Airport Mini Bus CPCN 2350, and Bell Limo CPCN 1217, respectively, for a status check and Staff's request that an Order to Show Cause hearing be set on the matter. *FOR POSSIBLE ACTION*
- **116. Docket 21-11028** The final approval of the Temporary Transfer of Operating Rights of LVL, LLC d/b/a Stardust Transportation granted under CPCN 2050, Sub 10, to LV All In Shuttle, LLC d/b/a All In Shuttle. Staff investigation concluded. (GA) *FOR POSSIBLE ACTION*

ORDERS TO SHOW CAUSE

- **117. Docket 22-01021** Order to Show Cause issued to Arrowhead Services, LLC as to why Certificate of Public Convenience and Necessity 7352 should not be revoked. *FOR POSSIBLE ACTION*
- **118. Docket 22-01022** Order to Show Cause issued to Western Trails Charters & Tours, LLC d/b/a St. George Express, Salt Lake Express as to why Certificate of Public Convenience and Necessity 1144 should not be revoked. *FOR POSSIBLE ACTION*
- **119. Docket 22-02022** Order to Show Cause issued to Arkidian Towing Services, LLC as to why Certificate of Public Convenience and Necessity 7351 should not be revoked. *FOR POSSIBLE ACTION*

120. Docket 22-02023 Order to Show Cause issued to Bekins A-1 Movers, Inc. d/b/a National Moving & Storage as to why Certificate of Public Convenience and Necessity 3244 should not be revoked. - *FOR POSSIBLE ACTION*

APPLICATIONS TO DISMISS

121. 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. Tabled from December 9, 2021, general session. Staff investigation concluded. – *FOR POSSIBLE ACTION*

DISCUSSION ITEMS

- **122. Docket 22-02029** Discussion regarding by whom and by what procedure are unclassified employees hired by the NTA and by whom and what procedure are NTA unclassified employees terminated from employment by the NTA. (GA) **FOR POSSIBLE ACTION**
- **123. Docket 22-02030** Discussion regarding the NTA strategic plan 2022-2023 (GA). *FOR POSSIBLE ACTION*

APPLICATIONS FOR DRIVER PERMITS

(Closed sessions may be held for items 124 through 128 to consider character, alleged misconduct, professional competence, and physical or mental health pursuant to NRS 241.030.)

- **124. Permit 12543** The Authority will determine whether to grant the application of Keith Carter for issuance of a driver's permit pursuant to NRS 706.462. Staff investigation concluded. **FOR POSSIBLE ACTION**
- **125. Permit 12887** The Authority will determine whether to grant the application of Jeffrey Butler for issuance of a driver's permit pursuant to NRS 706.462. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **126. Permit 12568** The Authority will determine whether to grant the application of Conrad Gallardo for issuance of a driver's permit pursuant to NRS 706.462. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **127. Permit 2411** The Authority will determine whether to grant the application of Sam Mehadi for issuance of a driver's permit pursuant to NRS 706.462. Staff investigation concluded. **FOR POSSIBLE ACTION**
- **128. Permit 12371** The Authority will determine whether to grant the application of James Kulcsar for issuance of a driver's permit pursuant to NRS 706.462. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **129. 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.

130. 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) 687-9790 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

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- 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:
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Agenda Item# 7

STATE OF NEVADA

SEAL OF THE SEAL O

TERRY REYNOLDS Director B&I

DAWN GIBBONS
Chair
GEORGE ASSAD
Commissioner
R. DAVID GROOVER
Commissioner

DEPARTMENT OF BUSINESS AND INDUSTRY NEVADA TRANSPORTATION AUTHORITY

MINUTES OF THE February 17, 2022 GENERAL SESSION

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

DIAL IN NUMBER: 1-844-621-3956

THURSDAY, FEBRUARY 17, 2022 MEETING ACCESS CODE: 2480 542 1186

THURSDAY, FEBRUARY 17, 2022 MEETING PASSWORD: xsV3PFVP3k6

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 9:30 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, Deputy Attorney General Rahdika Kunnel

3. Pledge of Allegiance

Legal Research Assistant Rita Brownawell led a recital of the pledge.

4. WebEx Instructions

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

5. Public Comment

none

6. Approval of Agenda

Applications Manager Liz Babcock requested Items 58, 65 and 66 be removed from consideration, that Item 86 be heard immediately following public comment during the

afternoon session, that Items 54 and 88 be taken together and that Items 82 and 83 be heard together. Approved as modified 3-0

7. Approval of the Minutes of the January 13, 2022 Agenda Meeting Approved 3-0

8. Briefings from the Commissioners

Commissioner Assad thanked staff for the preparation of the Agenda and materials and mentioned several staff members by name. Commissioner Assad asked Sr. Deputy Attorney General David Newton several questions regarding Petitions for Leave to Intervene, who may place or remove discussion items on an agenda and the differences between classified and non-classified employees. Commissioner Groover stated he continues to work on policies and procedures to further streamline the Authority processes.

9. Briefing from the Deputy Commissioner

Deputy Commissioner De Rose announced the Authority has hired a new Administrative Assistant for the Reno office. She extended special thanks to Compliance Audit Investigator Howard Woods for stepping up and filling in while that position was empty.

10. Report of Legal Counsel

Sr. Deputy Attorney General David Newton reported the status of the outstanding matters remain the same.

ADMINISTRATIVE CITATIONS AND IMPOUNDMENTS

Items 11 through 42, were considered collectively. Approved 3-0

- 11. Citation 21492 and 21493 and Impound I-4280 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citations 21492 and 21493 issued to Danilo Odoya for violations of NRS 706.386 and NRS 706A.280 (DG)
- **12.** Citation 22156 and Impound I-3575 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 22156 issued to Antonio D Rivera for violations of NRS 706.386 and NRS 706.758 (DG)
- **13.** Citation 22710 and Impound I-4213 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 22710 issued to Joel Babich for violation of NRS 706.386 (DG)
- **14.** Citation 22726 and Impound I-3758 the impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 22726 issued to James Haverkorn for violation of NRS 706.386 (DG)
- **15.** Citation 22854 issued to Bekins A-1 Movers, Inc d/b/a National Moving Storage for violations of NAC 706.218 and NRS 706.398 (DG)
- **16.** Citation 22916 issued to Daniel Garcia Ferreira for violations of NRS 706.386 and NRS 706.758 (DG)
- 17. Citation 22917 and 22918 and Impound I-4281 the impoundment pursuant to NRS 706.476 of a vehicle registered to and Citations 22917 and 22918 issued to Younes Jemni for violations of NRS 706.386 and NRS 706A.280 (DG)

- **18.** Citation 23119 issued to Tanvir Nayem for a violation of NAC 706.365.4 (DG)
- **19.** Citation 23122 and Impound I-4246 the impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 23122 issued to Michael Marzio for violation of NRS 706.386 (DG)
- **20. Impound I-4279** The impoundment pursuant to NRS 706.476 of a vehicle registered to Lisdrey Garcia Moreira (DG)
- **21.** Citation 21494 and 21495 and Impound 3274 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citations 21494 and 21495 issued to Emmanuel Ezem for violations of NRS 706.386 and NRS 706A.280 (GA)
- **22.** Citation 21971 issued to Badly Scattered Land and Cattle Company d/b/a Medic Coach Service for violation of NAC 706.203(4) (GA)
- **23.** Citation 21970 issued to Richard Davidson d/b/a Ricks Mr. Tow for violation of NAC 706.203(4) (GA)
- **24.** Citation 21972 issued to All My Sons Moving and Storage of Las Vegas, LLC for violation of NAC 706.203(4) (2 counts) (GA)
- **25.** Citation 21973 issued to Move 4 Less, LLC d/b/a Move 4 Less for violation of NAC 706.203(4) (GA) *FOR POSSIBLE ACTION*
- **26.** Citation 21974 issued to Kaptyn Nevada, LLC d/b/a Kaptyn for violation of NAC 706.203(4) (GA)
- **27.** Citation 22475 issued to Charles Adam Bromberger for violation of NRS 706.386 and NRS 706.758 (GA)
- 28. Citation 22524 issued to Yonas Meshasha for violation of NAC 706.228 and NAC 706.311 (GA)
- 29. Citation 22580 issued to Holiday Motor Coach, LLC for violation of NAC 706.203 (4) (GA)
- **30.** Citation 22639 issued to Bell Trans, A Nevada Corporation d/b/a Bell Trans, Bell Limousine for violation of NAC 706.203 (4 counts) (GA)
- **31.** Citation 22646 issued to 1st Response Towing, Inc. d/b/a The Tow Truck Company for violation of NAC 706.203 (3 counts) (GA)
- **32.** Citation 22647 issued to ASP Inc d/b/a Aaction Movers of Nevada for violation of NAC 706.203 (GA)
- **33.** Citation 22648 issued to Cesar Escoffie Euan d/b/a High Speed Towing for violation of NAC 706.203(4) (GA)
- **34.** Citation 22649 issued to Trimont Land Company, Inc. d/b/a Northstar at Tahoe Resort for violation of NAC 706.203(4) (GA)

- 35. Citation 22650 issued to Greyhound Lines, Inc. for violation of NAC 706.203(4) (GA)
- **36.** Citation 22849 issued to Greyhound Lines, Inc. for violation of NAC 706.203(4) (2 counts) (GA)
- **37.** Citation 22912 issued to Michelle Osterberg-Hutchinson for violations of NRS 706.386 and NRS 706.758 (GA)
- **38.** Citation 23253 issued to Dave's Taxi Tahoe for violations of NRS 706.386 and NRS 706.758 (GA)
- **39. Impound I-4212** The impoundment pursuant to NRS 706.476 of a vehicle registered to David Lawrence Brinton (GA)
- **40.** Citation 21488 and 21489 and Impound I-3933 the impoundment pursuant to NRS 706.476 of a vehicle registered to and Citations 21488 and 21489 issued to Samuel Awealom for violations of NRS 706.386 and NRS 706A.280 (RDG)
- **41.** Citation 22913 and Impound I-4278 the impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 22913 issued to Anthony Turner for violation of NRS 706.386 (RDG)
- **42. Impound I-3949** the impoundment pursuant to NRS 706.476 of a vehicle registered to U-Haul (RDG)

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

- **43. Docket 21-08014** The Application of RS Enterprises, LLC d/b/a 365 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
- **44. Docket 21-08031** The Application of Loas, LLC d/b/a Free 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
- **45. Docket 21-09018** The Application of AM+ Towing Service, LLC d/b/a AM Plus 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) Applications Manager Liz Babcock summarized the application and indicated staff support. Approved 3-0

- **46. Docket 21-10005** The Application of Mojarro Enterprises, LLC d/b/a Mojarro Towing for a certificate of public convenience and necessity to provide consent-only tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (GA) Applications Manager Liz Babcock summarized the application and indicated staff support. Approved 3-0
- **47. Docket 21-11008** The Application of Firme 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

48. Docket 21-11010 The Application of ZDR Corporation d/b/a Del Rey Towing for a certificate of public convenience and necessity to provide consent-only tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (GA)

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

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

- **49. Docket 21-05014** The Application of St. George Executive Shuttle, L.L.C. d/b/a St. George Shuttle 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
- **50. Docket 21-08015** The Application of Carreras Tours, 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

51. Docket 21-10018 The Joint Application of Zerihun Demessie for authority to sell and transfer and the remaining members of Alpha Transportation, LLC to purchase and acquire 25% of membership in Alpha Transportation, LLC a carrier authorized to provide charter bus service within the State of Nevada granted under CPCN 2230, Sub 1. Staff investigation concluded. (GA)

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

52. Docket 21-10035 The Application of JMC Limousine, LLC d/b/a JMC Transportation for a certificate of public convenience and necessity to provide charter bus service within the State of Nevada. Staff investigation concluded. (RDG)

James Kent, Esq. appeared on behalf of the Applicant. Applications Manager Liz Babcock summarized the application and indicated staff support. Approved 3-0

REQUEST FOR TEMPORARY DISCONTINUANCE

53. Docket 22-01003 The temporary discontinuance from December 3, 2021, through January 2, 2022, of service provided by Reinier Towing, LLC under CPCN 7456. This carrier has resumed operations. Staff investigation concluded.

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

REQUEST TO EXTEND TEMPORARY DISCONTINUANCE

- 54. Docket 19-04031 The request to extend temporary discontinuance from November 1, 2021 through May 1, 2022, of services provided by Oasis Moving & Storage, Inc. under CPCN 3349. This requires retroactive approval. Staff investigation concluded.

 Items 54 and 88 were considered collectively during the afternoon session.

 Brent Carson, Esq. appeared on behalf of the carrier. Applications Manager Liz Babcock summarized the procedural history of the docket. Extension Denied 2-0 Chairman Gibbons abstained
- 55. Docket 20-06018 The request to extend temporary discontinuance from December 24, 2021 through June 24, 2022, of services provided by Columbian Enterprises, LLC d/b/a LV Bus Express under CPCN 2180. This requires retroactive approval. Staff investigation concluded. Applications Manager Liz Babcock summarized the request and indicated staff is not in support. Carlos Camacho appeared and stated he is seeking to perform a sale and transfer. Final extension request approved 3-0
- **56. Docket 20-07020** The request to extend temporary discontinuance from September 15, 2021 through March 15, 2022, of contract carrier services provided by Desert Sky Transportation, Inc. d/b/a Desert Sky under Permit MV 6138, Sub 2. This requires retroactive approval. Staff investigation concluded.

Applications Manager Liz Babcock summarized the request and indicated staff support. Yoshi Hentona appeared on behalf of the carrier. Approved 3-0

EXPIRED TEMPORARY DISCONTINUANCE

57. Docket 19-07032 The expired temporary discontinuance granted from June 15, 2021 through December 15, 2021, of charter bus service provided by Red Carpet VIP Transportation, LLC d/b/a ALS VIP under CPCN 2209 and Staff's recommendation to issue an Order to Show Cause as to why the CPCN should not be revoked. Staff investigation concluded.

Applications Manager Liz Babcock summarized the procedural history of the docket and indicated staff's request for an Order to Show Cause. Order to Show Cause Approved 3-0

58. Docket 20-02010 The expired temporary discontinuance granted from June 14, 2021 through December 14, 2021, of consent and non-consent tow car services provided by Power Wheels Towing, LLC d/b/a Power Wheels Towing under CPCN 7396 and Staff's recommendation to issue an Order to Show Cause as to why the CPCN should not be revoked. Staff investigation concluded.

Item was removed from the Agenda prior to consideration.

- 59. Docket 20-05017 The expired temporary discontinuance granted from May 16, 2021 through November 15, 2021, of consent and household goods moving services provided by Nevada Relocation Services under CPCN 3367 and Staff's recommendation to issue an Order to Show Cause as to why the CPCN should not be revoked. Staff investigation concluded. Applications Manager Liz Babcock summarized the procedural history of the docket and indicated staff's request for an Order to Show Cause. Brent Carson, Esq. appeared on behalf of the carrier. Order to Show Cause Approved 3-0
- 60. Docket 21-07016 The expired temporary discontinuance granted from June 29, 2021 through December 29, 2021, of consent-only tow car services provided by Arkidian Towing, LLC under CPCN 7351 and Staff's recommendation to issue an Order to Show Cause as to why the CPCN should not be revoked. Staff investigation concluded.

 Applications Manager Liz Babcock summarized the procedural history of the docket and indicated staff's request for an Order to Show Cause. Order to Show Cause Approved 3-0
- 61. Docket 21-11022 The expired Request for temporary discontinuance filed for the period of November 18, 2021 through November 24, 2021, for services provided by Bekins A-1 Movers, Inc. d/b/a National Moving & Storage under CPCN 3244 and Staff's recommendation to issue an Order to Show Cause as to why the CPCN should not be revoked. Staff investigation concluded. Applications Manager Liz Babcock summarized the procedural history of the docket and indicated staff had received an extension request for temporary discontinuance to April 2, 2022. Order to Show Cause Approved 3-0

MOTION TO EXTEND COMPLIANCE PERIOD

62. Docket 20-12027 The motion to extend the compliance period to May 23, 2022 for the application of Queen Business Solutions, LLC d/b/a MoveON moving, Move On Moving. Staff investigation concluded.

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

VOLUNTARY CANCELLATIONS

63. Docket 21-12036 The voluntary cancellation of charter bus service of World Crawl Transportation, LLC, CPCN 2204. Staff investigation concluded.

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

PETITIONS TO DEVIATE FROM REGULATION

- **64. Docket 21-12038** For final approval of the Petition to deviate from Regulation NAC 706.2473 and CFR 396.11 for services conducted by TC Nevada, LLC d/b/a TLC Luxury Transportation granted under CPCN 2201, Sub 1. Staff investigation concluded. *Applications Manager Liz Babcock summarized the request for electronic DVIR's and indicated staff support. Approved 3-0*
- 65. Docket 21-12039 The Petition to deviate from Regulation NAC 706.3745 for services conducted by Yellow Cab of Reno, Inc. d/b/a Star Taxi, Deluxe Taxi, and Yellow Cab granted under CPCN 1014, Sub 2. Staff investigation concluded.
 Item was removed from the Agenda prior to consideration. Item reopened by Commissioner Assad. Motion to table item to the next subsequent Agenda Approved 3-0
- **66. Docket 21-12040** The Petition to deviate from Regulation NAC 706.3745 for services conducted by Reno Cab Company, Inc. d/b/a Reno-Sparks Cab Company granted under CPCN 1025, Sub 1. Staff investigation concluded.

Item was removed from the Agenda prior to consideration. Item reopened by Commissioner Assad. Motion to table item to the next subsequent Agenda Approved 3-0

FINANCIAL RATES AND TARIFFS

- **67. 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. Tabled from January 2022 general session. Staff investigation concluded.
 - Financial Analyst Paul Servello summarized the request and indicated staff support. Alexis Bryant appeared and a discussion ensued with regard to the unskilled labor rate on the tariff. Financial Analyst Yvonne Shelton suggested opening a docket to investigate the skilled vs. unskilled labor rates. Commissioner Assad suggested the carrier remove the unskilled labor rate. Rescind motion to table. Motion to approve modified tariff with unskilled rate removed Approved 3-0
- **68. Docket 21-12021** The Application of Abraham Limo Service, Inc. d/b/a ALV for approval of a tariff rate modification for services conducted under CPCN 1090, Sub 2. Staff investigation concluded.
 - Financial Analyst Paul Servello summarized the request and indicated staff support. Approved 3-0
- **69. Docket 21-12022** The Application of Western Limousine Service, LLC d/b/a Western Limousine Service for approval of a tariff rate modification for services conducted under CPCN 1054, Sub 3. Staff investigation concluded.
 - Financial Analyst Paul Servello summarized the request and indicated staff support. Approved 3-0
- **70. Docket 21-12023** The Application of R.A. Moving, LLC d/b/a Two Men and a Truck of Reno, Nevada for approval of a tariff rate modification for services conducted under CPCN 3373. Staff investigation concluded.
 - Financial Analyst Paul Servello summarized the request and indicated staff support. Approved 3-0

- 71. Docket 22-01004 The Application of Wolf Pack Moving, LLC for approval of a tariff rate modification for services conducted under CPCN 3383. Staff investigation concluded. Financial Analyst Paul Servello summarized the request and indicated staff support. Approved 3-0
- **72. Docket 22-01009** The Application of Shaul Marketing, Inc. d/b/a Triple 7 Movers for approval of a tariff rate modification for services conducted under CPCN 3350, Sub3. Staff investigation concluded.

Financial Analyst Paul Servello summarized the request and indicated staff support. Approved 3-0

73. Docket 22-01010 The Application of Red Carpet Moving, Inc. d/b/a Red Carpet Moving for approval of a tariff rate modification for services conducted under CPCN 3339. Staff investigation concluded.

Financial Analyst Paul Servello summarized the request and indicated staff support. Approved 3-0

74. Docket 22-01014 The Application of High Altitude Services, LLC d/b/a Reno Tahoe Movers for approval of a tariff rate modification for services conducted under CPCN 3372. Staff investigation concluded.

Financial Analyst Paul Servello summarized the request and indicated staff support. Approved 3-0

75. Docket 22-01019 The NTA Investigation of Non-Consent Tow Tariff Rates for reconsideration of COVID-19 related rates that may not be considered just and reasonable pursuant to NRS 706.311. The Authority will discuss and determine the appropriate process for addressing such rates. Staff investigation concluded. (RDG).

Financial Analyst Yvonne Shelton stated that Commerce Auto Towing has agreed to remove the COVID-19 related rate from their tariff. Motion to remove COVID related rates Approved 3-0

76. Public Comment

James Kent, Esq. commented on the briefing and questions from Commissioner Assad regarding the interpretation of PLTI status and stated the opinion that discussion regarding this item should be noticed to the public as he is unable to attend the afternoon session and would be very interested in the discussion.

1:15 PM AFTERNOON SESSION

77. WebEx Instructions

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

78. Public Comment

Joe Dagher, Esq., Kaempfer Crowell, appeared and indicated he is representing the applicant on Item 81.

PETITIONS FOR RECONSIDERATION

79. Docket 22-01005 Petition for Reconsideration from James Olivas for reconsideration of revocation of driver permit #1713 by Citation 20873.

Mr. James Olivas appeared and detailed his request. Commissioner Groover asked several questions of Chief of Enforcement, Todd Park and Supervisory Investigator David Gravel.

Chief Compliance Audit Investigator Rene Revens gave a statement regarding the compliance of the employer. Commissioner Assad indicated he would like to see a requirement for drug testing. Petition Approved 2-1 Chairman Gibbons opposed

80. Docket 21-12033 Petition for Reconsideration from Rico Quintero for removal from the Compliance denied driver list.

Mr. Rico Quintero appeared and detailed his request. Chief Compliance Audit Investigator Rene Revens stated that all fines had been paid in full. Approved 3-0

APPLICATIONS FOR FULLY REGULATED CARRIERS

81. Docket 16-11028 and 16-11029 The Joint Applications of Lewis Carriages, Inc. d/b/a All Resort Limousines for temporary transfer of operating rights and for authority to sell and transfer, respectively, and Abraham Limo Service, Inc. to purchase and acquire the authority granted under CPCN 1125 and Staff's request for a hearing officer to be assigned and the matter set for an Order to Show Cause hearing. Staff investigation concluded. (GA)

Brent Carson, Esq. and Joe Dagher, Esq.appeared on behalf of the Applicants. Administrative Attorney Patricia Erickson detailed the steps necessary to accomplish the sale and transfer for docket 16-11029.

Docket 16-11029 Approved 3-0

Docket 16-11028 is moot

82. Dockets 19-08033, 20-04010, 20-04013 and 20-04014 The Applications of Platinum LV Transportation, Series LLC for temporary discontinuances of 4 Series LLCs including: Platinum LV Transportation CPCN 2166, Mammoth Limousine CPCN 1105, Airport Mini Bus CPCN 2350, and Bell Limo CPCN 1217, respectively, for a status check and Staff's request that an Order to Show Cause hearing be set on the matter.

Items 82 and 83 were considered together.

Brent Carson, Esq., Jim Gleich and Mark Friedman, appeared on behalf of the Series, LLC and NTI and offered a lengthy statement as to the progress of the Sale and Transfer. A discussion ensued with Commissioner Groover, Commissioner Assad, Chairman Gibbons and Administrative Attorney Erickson commenting. Chief Compliance Audit Investigator Rene Revens offered the statement that Compliance has encountered extreme difficulty contacting each company and getting any response to their requests. Motion to table to next subsequent Agenda, Approved 3-0

83. Dockets 21-10008 through 21-10013 The joint Applications of Platinum LV Transportation, Series LLC for sale and transfer of 6 Series LLCs including: Celebrity Coaches CPCN 2105, Platinum LV Transportation CPCN 2166, Whittlesea Checker Taxi CPCN 2118, Bell Limo CPCN 1217, Airport Mini Bus CPCN 2350, Mammoth Limousine CPCN 1105, for a status check and Staff's request that an Order to Show Cause hearing be set on the matter. (DG) *Items 82 and 83 were considered together.*

Brent Carson, Esq., Jim Gleich and Mark Friedman, appeared on behalf of the Series, LLC and NTI and offered a lengthy statement as to the progress of the Sale and Transfer. A discussion ensued with Commissioner Groover, Commissioner Assad, Chairman Gibbons and Administrative Attorney Erickson commenting. Chief Compliance Audit Investigator Rene Revens offered the

statement that Compliance has encountered extreme difficulty contacting each company and getting any response to their requests. Motion to table to next subsequent Agenda, Approved 3-0

- **84. Docket 20-06016** The Application of GMTCARE, LLC for an expansion of authority to operate a fleet of not more than 50 vehicles granted under CPCN 1115, Sub 2 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 21-03021** The Application of Western Trails Charters & Tours, LLC d/b/a St. George Express, Salt Lake Express for a status check of the final approval of a certificate of public convenience and necessity to provide special service, including regular routes, and airport transfer service within the State of Nevada. Tabled from January 2022 general session. Staff's recommendation for an Order to Show Cause as to why this certificate should not be revoked. Staff investigation concluded. (DG)
 - Applications Manager Liz Babcock summarized the procedural history of the application and indicated after the January Agenda the Applicant has made some effort to comply. Motion to issue an Order to Show Cause for March general session Approved 3-0
- **86. Docket 21-05036** The Application of Medlife Transportation, LLC d/b/a Medlife Transportation for an expansion of authority to provide non-emergency medical transportation within the State of Nevada granted under CPCN 1126, Sub 1. Staff investigation concluded. (DG) Kimberly Maxson-Rushton, Esq. appeared on behalf of the Applicant. Applications Manager Liz Babcock summarized the application and indicated staff support. Commissioner Groover offered a statement regarding the stipulated agreement. Approved 3-0
- **87. Docket 21-09026** The Application of Zavala's Moving, LLC for a certificate of public convenience and necessity to operate as a household goods mover within the State of Nevada. Staff investigation concluded. (GA)
 - Applications Manager Liz Babcock summarized the application and indicated staff support. Approved 3-0

ORDERS TO SHOW CAUSE

88. 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.

Items 54 and 88 were considered collectively. Brent Carson, Esq. appeared on behalf of the carrier. Applications Manager Liz Babcock summarized the procedural history of the docket and provided a packet of information regarding DOT violations. A discussion ensued with Commissioner Groover, Commissioner Assad, Chief Compliance Audit Investigator Rene Revens participating. Motion to Revoke CPCN Approved 2-0 Chairman Gibbons abstaining

89. Docket 21-12027 The Order to Show Cause issued to Ring Tours & Travel Company, Inc. d/b/a Ring Tours & Travel Company as to why Certificate of Public Convenience and Necessity 2255 should not be revoked.

Motion to Revoke CPCN – Approved 3-0

- **90. Docket 21-12028** The Order to Show Cause issued to Five Star Limo, LLC d/b/a Five Star Limobus as to why Certificate of Public Convenience and Necessity 2153 should not be revoked. *Motion to Revoke CPCN Approved 3-0*
- 91. Docket 21-12029 The Order to Show Cause issued to My Auto Service, LLC d/b/a My Auto Service as to why Certificate of Public Convenience and Necessity 7295 should not be revoked. Motion to Revoke CPCN Approved 3-0
 Motion to rescind revocation Approved 3-0
 Carrier has filed a Voluntary Cancellation.
- **92. Docket 21-12030** The Order to Show Cause issued to Jambo Transportation, LLC d/b/a Jambo Transportation as to why Certificate of Public Convenience and Necessity 2163 should not be revoked.

Motion to Revoke CPCN – Approved 3-0

93. Public Comment

Camilla Sparks, URT Holdings, suggested placing a discussion item on the Agenda regarding electric cars, their storage and space requirements.

94. Adjournment

Meeting adjourned at 3:10p.m.

Agenda Item# 11

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: Citation 21162 issued to Frederick Harbor for violation of NRS 706.462.)	Citation 21162
violation of fNRS 700.402.)	Citation 21102
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On November 17, 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, Frederick Harbor was present through his legal counsel, Brent Carson, Esq.

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

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

1. To admit into evidence the Citation 21162 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 21162 Page 2 of 3

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

- 3. To a fine in the amount of \$100.00 for the NRS 706.462 violation; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

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

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21162, issued to Frederick Harbor for violation of NRS 706.462, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21162 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00); and

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Citation 21162 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 NRS 706.462 (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.

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

Agenda Item# 12

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

)	
)	
391.51 and NAC 706.2473 ref. 49 CFR 382.301.)	
counts), NRS 706.462, NAC 706.2473 ref. 49 CFR)	
violations of NAC 706.170, NAC 706.381 (2)	22586
LVL, LLC d/b/a Stardust Transportation for)	Citations 21163, 22585 and
In Re: Citations 21163, 22585 and 22586 issued to)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On November 17, 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, LVL, LLC d/b/a Stardust Transportation 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 amend the NRS 706.462 violation to NAC 706.13775;

- 2. To the admission of Citations 21163, amended Citation 22585 and 22586 and the related Investigation Reports for the Citations into evidence (identified as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;
- 3. That the Respondent's actions constituted violation of NAC 706.170, identification on vehicles (bus 261), violation of NAC 706.381 (2 counts), related to failure have Authority inspect vehicles prior to placing into service, violation of NAC 706.13775, related to allowing driver to operate a vehicle prior to obtaining a driver permit, violation of NAC 706.2473 ref. 49 CFR 391.51, related to failure to maintain driver qualifications file and NAC 706.2473 ref. 49 CFR 382.301, related to failure to conduct preemployment drug test prior to allowing driver to operate vehicle;
- 4. That the total fine amount assessed will be \$200.00 for each violation, for a total fine amount of \$1,200.00, with \$600.00 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:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted;
- That findings enter against the Respondent for violation of NAC 706.170, NAC 706.381 (2 counts), NAC 706.13775, NAC 706.2473 ref. 49 CFR 391.51 and NAC 706.2473 ref. 49 CFR 382.301.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citations and Verified Complaints 21163, 22585 and 22586 issued to LVL, LLC d/b/a Stardust Transportation for violations of NAC 706.170, NAC 706.381 (2 counts), NAC 706.13775, NAC 706.2473 ref. 49 CFR 391.51 and NAC 706.2473 ref. 49 CFR 382.301 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21163, 22585 and 22586 shall be in the amount of One Thousand Two Hundred Dollars and Zero Cents (\$1,200.00), with Six Hundred Dollars and Zero Cents (\$600.00) of said fine amount to be suspended pending no further NRS 706 or NAC 706 violations within one year and timely payment of the fine amount; and

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the drafting or issuance of this Order.	
	By the Authority,
	Dayya Cibbana Chairman
	Dawn Gibbons, Chairman
	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 706.229 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 3947 and
a vehicle registered to and Citation 22607 issued to)	Citation 22607
Gilberto E. Gonzalez for violation of NRS 706.386.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On November 19, 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 22607 and registered owner of the impounded vehicle, Gilberto E. Gonzalez, 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 22607 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 Gilberto E. Gonzalez 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 \$3,500.00 for the NRS 706.386 violation with \$3,000.00 of said fine amount suspended pending no further violations of NRS 706 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 22607, issued to Gilberto E. Gonzalez 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 22607 shall be in the amount of Three Thousand Five Hundred Dollars and Zero Cents (\$3,500.00), with Three Thousand Dollars and Zero Cents (\$3,000.00) of said fine amount to be suspended pending no further violations of NRS 706 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:	
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 22712 issued to Feroz Khan for a)	
violation of NRS 706.386.)	Citation 22712
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On November 19, 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, Feroz Khan was present and elected to proceed without counsel.

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

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

1. To admit into evidence the Citation 22712 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 22712 Page 2 of 3

2. That no CPCN had been issued by the Authority authorizing the operations or advertising undertaken by the Respondent in this matter

- 3. That the Respondent's actions constituted one violation of NRS 706.386;
- 4. To a fine in the amount of \$2,500.00 for the NRS 706.386 violation with \$2,250.00 of said fine amount suspended pending no further violations of NRS 706 within one year and timely payment of 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 NRS 706.386, relating to operating as a fully regulated carrier without authority.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22712, issued to Feroz Khan for violation of NRS 706.386 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22712 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; and

Citation 22712 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 706.229 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 4245
of a vehicle registered to Linda Hadding.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On November 19, 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, Angela Hegne, was present and elected to proceed without legal counsel.

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

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

To the admission of the Investigation Report for Impound 4245 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 4245 Page 2 of 3

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

- 3. That the use of the vehicle in intrastate commerce without a certificate of public convenience and necessity ("CPCN") violated NRS 706.476 (2)(b)(2) and (3) in that:
 - a. No CPCN had been issued authorizing the use of the impounded vehicle in intrastate commerce for passenger transportation; and
 - b. That the impounded vehicle did not meet all required standards of the Authority;
- 4. To a fine in the amount of \$200.00 for the impoundment of the vehicle in this matter; and
- 5. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

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

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer with regard to the impoundment of the vehicle is hereby AFFIRMED;
- 2. That a fine in the amount of Two Hundred Dollars and Zero Cents (\$200.00) shall be assessed for the impoundment of the vehicle in this matter;
- 3. That the Respondent is to immediately **CEASE AND DESIST** any and all use of the impounded vehicle in violation of the provisions of NRS 706; and

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Impound 4245 Page 3 of 3

4.	That the Authority retains jurisdiction for	r correcting any errors that may have occurred in the
	drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		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 4295 and
of a vehicle registered to and Citations 21496 and)	Citations 21496 and 21497
21497 issued to Farzad Salavati for violations of)	
NRS 706.386 and NRS 706A.280.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On November 29, 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 Citations 21496 and 21497 and registered owner of the impounded vehicle, Farzad Salavati, was present and elected to proceed without legal counsel. Mahan Salavati served as Interpreter.

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 21496 and 21497, 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 Farzad Salavati 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 and one violation of NRS 706A.280 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. 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;
- 8. That no fine or disqualification be imposed for the NRS 706A.280 violation; and
- 9. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125 (waiver entered as Exhibit 2).

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DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted;
- 2. That the impoundment of the vehicle be deemed proper under NRS 706.476;
- 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 21496 and 21497, issued to Farzad Salavati for violations of NRS 706.386 and NRS 706A.280, 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 21496 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 21497 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: Citation 21946 issued to Mesafente Zemenuu)	
Assefa for a violation of NAC 706.228.)	Citation 21946
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On November 10, 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, Mesafente Zemenuu Assefa, 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 21946 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 21946 Page 2 of 3

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

- 3. To a fine in the amount of \$100.00 for the NAC 706.228 violation with \$50.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year and timely payment of the fine amount; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

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

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21946, issued to Mesafente Zemenuu Assefa for violation of NAC 706.228 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21946 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00), with Fifty Dollars and Zero Cents (\$50.00) of said fine amount to be suspended pending no further violations of NRS 706 or NAC 706 within one year and timely payment of the fine amount; and

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Citation 21946 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 Co
	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 22598 issued to Yellow Cab of Reno,)	
Inc. d/b/a Star Taxi, Deluxe Taxi and Yellow Cab)	Citation 22598
for violation of NAC 706.203 (4 counts).)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On December 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, Yellow Cab of Reno, Inc. d/b/a Star Taxi, Deluxe Taxi and Yellow Cab, was present through their legal counsel, Brian Hardy, 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 22598 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 22598 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.203 (4 counts), related to failure to provide annual vehicle inspection to the Authority in a timely manner;

- 3. To a fine in the amount of \$800.00 for the NAC 706.203 violations (4 counts) 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
- 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 706.203 (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 22598, issued to Yellow Cab of Reno, Inc. d/b/a Star Taxi, Deluxe Taxi and Yellow Cab for violation of NAC 706.203 (4 counts) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22598 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 and timely payment of the fine amount; and

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Citation 22598 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:	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 22599 issued to Reno Cab Company,)	
Inc. d/b/a Reno-Sparks Cab Company for violation)	Citation 22599
of NAC 706.203 (4 counts).)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On December 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, Reno Cab Company, Inc. d/b/a Reno-Sparks Cab Company, was present through their legal counsel, Brian Hardy, 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 22599 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 22599 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.203 (4 counts), related to failure to provide annual vehicle inspection to the Authority in a timely manner;

- 3. To a fine in the amount of \$800.00 for the NAC 706.203 violations (4 counts) 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
- 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 706.203 (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 22599, issued to Reno Cab Company, Inc. d/b/a Reno-Sparks Cab Company for violation of NAC 706.203 (4 counts) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22599 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 and timely payment of the fine amount; and

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Citation 22599 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 706.229 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 22600 issued to Executive Limousine)	
Service, Inc. a Nevada Corporation for violation of)	Citation 22600
NAC 706.203 (5 counts).)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On December 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, Executive Limousine Service, Inc. a Nevada Corporation, was present through their legal counsel, Brian Hardy, 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 22600 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 22600 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.203 (5 counts), related to failure to provide annual vehicle inspection to the Authority in a timely manner;

- 3. To a fine in the amount of \$1,000.00 for the NAC 706.203 violations (5 counts) with \$500.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year and timely payment of the fine amount; 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 706.203 (5 counts).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22600, issued to Executive Limousine Service, Inc. a Nevada Corporation for violation of NAC 706.203 (5 counts) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22600 shall be in the amount of One Thousand Dollars and Zero Cents (\$1,000.00), with Five Hundred Dollars and Zero Cents (\$500.00) of said fine amount to be suspended pending no further violations of NRS 706 or NAC 706 within one year and timely payment of the fine amount; and

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Citation 22600 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 706.229 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 3618 and
of a vehicle registered to and Citations 22608 and)	Citations 22608 and 22609
22609 issued to Vecellio Molina for violations of)	
NRS 706.386 and NRS 706A.280.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On December 10, 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 Citations 22608 and 22609 and registered owner of the impounded vehicle, Vecellio Molina, was present and elected to proceed without legal counsel.

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

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

1. To the admission of Citations 22608 and 22609, 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 Vecellio Molina 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 and one violation of NRS 706A.280 as alleged and that the impoundment of the vehicle pursuant to NRS 706.476 was proper;
- 6. That a fine in the amount of \$150.00 be assessed for the impoundment of the vehicle in this matter;
- 7. 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;
- 8. That no fine or disqualification be imposed for the NRS 706A.280 violation; and
- 9. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125 (waiver entered as Exhibit 2).

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DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted;
- 2. That the impoundment of the vehicle be deemed proper under NRS 706.476;
- 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 22608 and 22609, issued to Vecellio Molina 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 22608 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 22609 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.

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

In Re: Citation 22657 issued to Enrique Efstevan)	Citation 22657
Davis for violations of NRS 706.386 and NRS)	
706.758.)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On December 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, Enrique Efstevan Davis, 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 22657 and the Investigation Report for the Citation into evidence (identified as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22657 Page 2 of 4

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

- 3. That the Respondent's actions constituted violations of NRS 706.386 and NRS 706.758;
- 4. To a fine in the amount of \$4,000.00 for the NRS 706.386 violation with \$3,750.00 of said fine amount suspended pending no further violations of NRS 706 within one year and timely payment of fine amount;
- 5. To a fine in the amount of \$1,000.00 for the NRS 706.758 violation with \$1,000.00 of said fine amount suspended pending no further violations of NRS 706 within one year and timely payment of the NRS 706.386 fine amount; and
- 6. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

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

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

 That the recommendation of the Hearing Officer regarding Administrative Citation and Verified Complaint 22657, issued to Enrique Efstevan Davis for violations of NRS 706.386 and NRS 706.758, is hereby AFFIRMED; Citation 22657 Page 3 of 4

2. That the *total* fine for Citation Number 22657 shall be in the amount of Five Thousand Dollars and Zero Cents (\$5,000.00), with Four Thousand Seven Hundred Fifty Dollars and Zero Cents (\$4,750.00) of said fine amount to be suspended pending no further violations of NRS 706 within one year and timely payment of fine amount;

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

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Citation 22657 Page 4 of 4

5.	That the Authority retains jurisdiction for	correcting any errors that may have occurred in
	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		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.

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

In re: Citation 22663 issued to Planell Towing)	
Corporation for violation of NAC 706.2473 ref 49)	Citation 22663
CFR 382.305.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On December 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, Planell Towing Corporation 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 22663 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 22663 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.2473 ref 49 CFR 382.305 related to failure to enroll driver in drug consortium for random testing;

- 3. To a fine in the amount of \$100.00 for the NAC 706.2473 ref 49 CFR 382.305 violation; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

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

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22663, issued to Planell Towing Corporation for violation of NAC 706.2473 ref 49 CFR 382.305, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22663 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00); and

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Citation 22663 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 Co
	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 706.2473 REF 49 CFR 382.305 (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.

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

In re: Citation 22664 issued to Jesus Cisneros-)	
Escobar for a violation of NRS 706.386.)	Citation 22664
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On December 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, Jesus Cisneros-Escobar was present and elected to proceed without counsel.

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

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

1. To admit into evidence the Citation 22664 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 22664 Page 2 of 3

2. That no CPCN had been issued by the Authority authorizing the operations or advertising undertaken by the Respondent in this matter

- 3. That the Respondent's actions constituted one violation of NRS 706.386;
- 4. To a fine in the amount of \$2,500.00 for the NRS 706.386 violation with \$2,250.00 of said fine amount suspended pending no further violations of NRS 706 within one year and timely payment of 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 NRS 706.386, relating to operating as a fully regulated carrier without authority.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22664, issued to Jesus Cisneros-Escobar for violation of NRS 706.386 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22664 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; and

Citation 22664 Page 3 of 3

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

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

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

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

In Re: the impoundment pursuant to NRS 706.476)	Impound 3946 and
of a vehicle registered to and Citations 22666 and)	Citations 22666 and 22667
22667 issued to Wilfredo Cruz Oliva for)	
violations of NRS 706.386 and NRS 706A.280.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On December 10, 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 Citations 22666 and 22667 and registered owner of the impounded vehicle, Wilfredo Cruz Oliva, was present and elected to proceed without legal counsel.

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

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

1. To the admission of Citations 22666 and 22667, 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 Wilfredo Cruz Oliva 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 and one violation of NRS 706A.280 as alleged and that the impoundment of the vehicle pursuant to NRS 706.476 was proper;
- 6. That a fine in the amount of \$100.00 be assessed for the impoundment of the vehicle in this matter;
- 7. 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;
- 8. That no fine or disqualification be imposed for the NRS 706A.280 violation; and
- 9. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125 (waiver entered as Exhibit 2).

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DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted;
- 2. That the impoundment of the vehicle be deemed proper under NRS 706.476;
- 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 22666 and 22667, issued to Wilfredo Cruz Oliva for violations of NRS 706.386 and NRS 706A.280, is hereby AFFIRMED;
- 3. That a fine in the amount of One Hundred Dollars and Zero Cents (\$100.00) be assessed for the impoundment of the vehicle in this matter;
- 4. That the *total* fine for Citation 22666 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 22667 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	e, Deputy Commissioner	
Dated: Las Vegas, Neva	nda	

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

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

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

In Re: the impoundment pursuant to NRS 706.476 of)	Impound 3827 and
a vehicle registered to and Citation 22727 issued to)	Citation 22727
Domingo Lopez/Tahoe Taxi for violation of NRS)	
706.386 and NRS 706.758.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

<u>ORDER</u>

On December 10, 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 22727 and registered owner of the impounded vehicles, Domingo Lopez/Tahoe Taxi, 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 22727 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 Domingo Lopez d/b/a Tahoe Taxi Co. 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 \$750.00 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 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 or NAC 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 vehicles pursuant to NRS 706.476 is hereby AFFIRMED;
- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22727, issued to Domingo Lopez/Tahoe Taxi for violations of NRS 706.386 and NRS 706.758, is hereby AFFIRMED;
- 3. That a fine in the amount of Seven Hundred Fifty Dollars and Zero Cents (\$750.00) be assessed for the impoundment of the vehicle in this matter;
- 4. That the *total* fine for Citation 22727 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 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.

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.

Citation issued to Yellow Cab for violations of NAC 706.3761.5 (197 counts); and NAC 706.360) (52 counts)	Citation Nos. 23109
Citations issued to Reno Sparks Cab for violations of NAC 706.2473 re CFR 382.305(i)(3) (81 counts); NAC 706.2473 re CFR 382.305(d)(1) (1 count); NAC 706.2473 re CFR) 382.305(g) & (h)(1 count); and NRS 706.398)	Citation Nos. 23111 and 23112
Citations issued to Yellow Cab of Reno for violations of NAC 706.2473 re CFR 382.305(i)(3) (26 counts); NAC 706.2473 re CFR 382.305(d)(1), (1 count); NAC 706.2473 re CFR 382.305 (g) & (h) (1 count); and NRS 706.398	Citation Nos. 23113 and 23114
Citations issued to Executive Limousine for violations of NAC 706.2473 re CFR 382.305(i)(3) (4 counts); NAC 706.2473 re CFR 382.305(d)(1), (1 count); NAC 706.2473 re CFR 382.305 (g) & (h) (1 count); and NRS 706.398	Citation Nos. 23115 and 23116
Citations issued to Capitol Cab for violations of NAC 706.2473 re CFR 382.305(i)(3)(11 counts); NAC 706.2473 re CFR 382.305(d)(1)(1 count); NAC 706.2473 re CFR 382.305 (g) & (h)(1 count); and NRS 706.398	Citation Nos. 23146 and 23147

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Groover

Deputy Commissioner Jennifer De Rose

ORDER TO SHOW CAUSE

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

PROCEDURAL HISTORY

Citations

On August 9, 2021, the Enforcement Staff of the Nevada Transportation Authority ("Staff") issued Citation No. 23109 to Yellow Cab alleging one hundred ninety-seven (197) violations of Nevada Administrative Code ("NAC") section 706.3761.5 and fifty-two (52) violations of NAC section 706.360.

NAC section 706.3761.5 requires a certificate holder to provide "an appropriate, accurate and operable time clock" which must be approved by the Authority before its use; "and the certificate holder shall require its drivers to time stamp their trip sheets at the beginning and end of each of their shifts."

NAC section 706.360 establishes that "the vehicles of an authorized carrier must not be used for transportation services beyond the scope of the authority of that carrier, even if services are resold by a broker."

On August 25, 2021, Staff issued Citation No. 23111 to Reno Sparks Cab alleging eighty-one (81) violations of NAC 706.2473 incorporating CFR section 382.305(i)(3) and one (1) violation of NAC section 706.2473 incorporating CFR section 382.305(d)(1).

NAC 706.2473 incorporating CFR section 382.305(i)(3) mandates that the random annual minimum controlled substance testing of drivers is 50% and the random annual minimum alcohol testing of drivers is 10% for 2021.

NAC section 706.2473 incorporating CFR section 382.305(d)(1) implements the calculation of the random alcohol testing of drivers.

On August 25, 2021, Staff issued Citation No. 23112 to Reno Sparks Cab alleging one violation of NAC 706.2473 incorporating CFR 382.305(g) & (h) and one (1) violation of NRS 706.398.

NAC 706.2473 incorporating CFR 382.305(g) & (h) implements the calculation of the random controlled substance testing of drivers.

NRS 706.398 establishes that the Authority "may revoke or suspend the certificate of public convenience and necessity of a common motor carrier which has failed to comply with any provision of this chapter or any regulation of the Authority adopted pursuant thereto."

On August 25, 2021, Staff issued Citation No. 23113 to Yellow Cab of Reno alleging twenty-six (26) violations of NAC 706.2473 incorporating CFR section 382.305(i)(3) and one (1) violation of NAC section 706.2473 incorporating CFR section 382.305(d)(1).

On August 25, 2021, Staff issued Citation No. 23114 to Yellow Cab of Reno alleging one (1) violation of NAC 706.2473 incorporating CFR 382.305(g) & (h) and one (1) violation of NRS 706.398.

On August 25, 2021, Staff issued Citation No. 23115 to Executive Limousine alleging four (4) violations of NAC 706.2473 incorporating CFR section 382.305(i)(3) and one (1) violation of NAC section 706.2473 incorporating CFR section 382.305(d)(1).

On August 25, 2021, Staff issued Citation No. 23116 to Executive Limousine alleging one (1) violation of NAC 706.2473 incorporating CFR 382.305(g) & (h) and one (1) violation of NRS 706.398.

On August 25, 2021, Staff issued Citation No. 23146 to Capitol Cab alleging eleven (11) violations of NAC 706.2473 incorporating CFR section 382.305(i)(3) and one (1) violation of NAC section 706.2473 incorporating CFR section 382.305(d)(1).

On August 25, 2021, Staff issued Citation No. 23147 to Capitol Cab alleging one (1) violation of NAC 706.2473 incorporating CFR 382.305(g) & (h) and one (1) violation of NRS 706.398.

Proceedings

- On October 20, 2021 the Authority convened a hearing on all of the noted citations before Commissioner George Assad as Presiding Officer.
- 2. Louis V. Csoka, Deputy Attorney General, appeared as counsel on behalf of Staff. Brian R. Hardy, Esq. appeared on behalf of Yellow Cab, Reno Sparks Cab, Yellow Cab of Reno, Executive Limousine and Capitol Cab. Also present, with Mr. Hardy, was Roy Street, owner of all of the four named/cited entities.
- 3. At the beginning of the hearing, based on the common ownership of the entities, Mr. Hardy consented to the consolidation of the above noted citations/violations so they could be heard together pursuant to NAC 706.3996.
- 4. Staff offered into evidence:

The investigative citation report prepared by NTA Investigator William Schilling on September 16, 2021 regarding citation 23109 issued the Yellow Cab which alleged 197 counts of violating NAC 706.3761.5 and 52 counts of violating NAC 706.360 as State's Exhibit 1A;

A letter addressed to Ashwin Joshi dated 07.26.2016 as State's Exhibit 1B;

The NTA Final Order regarding multiple citations issued to Ledesma, Barnes, Joshi and Whittlesea Taxi dated 07/26/2019 as State's Exhibit 1C;

The investigative citation report prepared by NTA Investigators William Schilling and Adam Truitt on August 30, 2021 regarding citations 23111, 23112, 23113, 23114, 23115, 23116, 23146 and 23147 as part of the consolidated State's Exhibit 1D;

The Supplemental Report prepared by NTA Investigator William Schilling on September 20, 2021 regarding citations 23111, 23112, 23113, 23114, 23115, 23116, 23146 and 23147 as State's Exhibit 1E;

A single Waiver of the Findings of Fact and Conclusions of Law for all citations except 23109 as State's Exhibit 2;

- 5. All exhibits were admitted into evidence.
- 6. Counsel for the four cited entities did not offer any documentary evidence for admission.

FINDINGS OF FACT

William Schilling

- 7. William Schilling, Compliance Enforcement Officer for the Authority was sworn and testified on behalf of Staff; he was subject to cross examination.
- 8. Officer Schilling first testified regarding Citation No. 23109 which was issued for one hundred ninety-seven (197) violations of NAC 706.3761.5 and was based on the requirement that a driver physically time stamp a trip sheet at the beginning and at the end of the shift.
- 9. Upon investigation of Yellow Cab's driver records, Investigator Schilling found "trip sheets" for transportation provided by Stephen Barnes, a driver associated with Yellow Cab,

which allegedly violated Yellow Cab's duty to require drivers to time stamp their trip sheets at the beginning and end of each of the shifts during the following months:

- a. June of 2020 eighteen (18) trip sheet violations by failing to time stamp at the end of his shifts;
- b. July of 2020 twenty-seven (27) trip sheet violations by failing to time stamp at the end of his shifts;
- c. August of 2020 thirty (30) trip sheet violations by failing to time stamp at the end of his shifts;
- d. September of 2020 twenty-eight (28) trip sheet violations by failing to time stamp at the end of his shifts;
- e. October of 2020 twenty-eight (28) trip sheet violations by failing to time stamp at the end of his shifts;
- f. November of 2020 twenty-four (24) trip sheet violations by failing to time stamp at the end of his shifts;
- g. December of 2020 thirty (30) trip sheet violations by failing to time stamp at the end of his shifts; and,
- h. January of 2021 thirty (30) trip sheet violations by failing to time stamp at the end of his shifts. See State's Exhibit 1A and attached exhibits D, F, H, J, L, N, P, and, R.
- 10. The State requested admission of a letter dated 07/26/2019 addressed to Ashwin Joshi as State's Exhibit 1B and also requested admission of the NTA final order regarding multiple citations issued to Ledesma, Barnes, Joshi and Whittlesea Taxi dated 07/26/2019 as State's Exhibit 1C. These items were admitted without objection.

- 11. Investigator Schilling testified that he relied on State's Exhibit 1C in preparing the one hundred ninety-seven (197) violations of NAC 706.3761.5 because the NTA final order established that the carrier Yellow Cab was allowing Barnes' to fail to time stamp his trip sheet at both the beginning and end of each shift.
- 12. During cross examination of Investigator Schilling, it was established that at the time relevant to the finalization of State's Exhibit 1C, Whittlesea Taxi was not owned by the present owner Yellow Cab.
- 13. During cross examination, it was established that Investigator Schilling did not find any violations of NAC 706.3761.5 by any other Yellow Cab driver than Stephen Barnes.
- 14. Investigator Schilling also reported that Yellow Cab's operating authority is limited to the Reno Sparks area. Consequently, all transportation was required to begin and end in the Reno Sparks area of Nevada.
- 15. Investigator Schilling's review of the six months of records provided by Yellow Cab also established that Stephen Barnes operated a vehicle provided by Yellow Cab outside the area of authority during the following months and in the following manner:
 - a. On June 12, 2020, Barnes had one trip that began and ended in Edgewood,
 Nevada;
 - b. On June 14, 2020, Barnes had one trip at 3:20 p.m. which began outside the authorized area and ended at the airport at 4:10 pm;
 - c. On June 20, 2020, Barnes had one trip which began in Edgewood and ended in Lakeside, South Lake Town; one trip which began at 11:30 in South Lake Tahoe and ended at 11:55; one trip which began at 12:10 in South Lake Tahoe

- and ended at 12:40; and one trip which began at 4:30 and ended at 5:10 pm (see State's Exhibit 1A attached exhibit E)
- d. On July 2, 2020, Barnes had one trip which began at 5:55 and ended in Edgewood at 6:05;
- e. On July 8, 2020, Barnes had one trip which began at 12:45 and ended at 2:10 at the South Lake Tahoe Airport;
- f. On July 9, 2020, Barnes had one trip which began in Edgewood at 7:00 and ended at 9:25;
- g. On July 11, 2020, Barnes had one trip which began at 5:25 in Edgewood and ended in Edgewood at 5:35;
- h. On July 12, 2020, Barnes had one trip which began at 2:45 and ended in Edgewood at 3:05 and a second trip which began in Edgewood at 3:15 and ended at the South Lake Tahoe airport;
- On July 13, 2020, Barnes began a trip at 10:45 in Edgewood which ended in South Lake Tahoe at 11:30 and had a second trip which began at 5:45 and ended at 6:20 in Tahoe Keys;
- j. On July 14, 2020, Barnes began a trip in Edgewood at 10:50 which ended at the South Lake Tahoe airport at 11:30;
- k. On July 17, 2020, Barnes began a trip at Raleys at 9:30 which ended at 9:40 not in the Reno Sparks area;
- On July 23, 2020, Barnes began a trip in Edgewood at 12:10 which ended at 12:20 also in Edgewood;

- m. On July 26, 2020, Barnes began a trip in Edgewood which ended in Edgewood at 12:15; and,
- n. On July 27, 2020, Barnes began a trip in Edgewood at 5:15 which ended at 6:10 not in the Reno Sparks area; (see State's Exhibit 1A attached exhibit G);
- o. On August 9, 2020, Barnes began a trip at Safeway at 12:15 and ended in Edgewood at 12:30;
- p. On August 13, 2020, Barnes began a trip at Safeway at 2:5 which ended in South Lake Tahoe at 3:20;
- q. On August 17, Barnes began a trip in Edgewood and finished that trip in Edgewood at 12:45;
- r. On August 17, 2020, Barnes began a trip at 12:30 which ended at the Carson Airport at 2:20;
- s. On August 19, 2020, Barnes began a trip in Zephyr Cove and ended in Edgewood at 8:55;
- t. On August 20, 2020, Barnes began a trip in Edgewood at 2:10 which ended at 5:35 not in the area of Reno Sparks;
- u. On August 21, 2020, Barnes began one trip in Edgewood at 12:30 which ended at Incline Village at 5:00;
- v. On August 28, 2020, Barnes began a trip in Zephyr Cove at 3:30 which ended at 8:45 not in an area of Reno Sparks (see State's Exhibit 1A exhibit I);
- w. On September 4, 2020, Barnes began a trip at 5:15 which ended at 5:40 not in an area of Reno Sparks;

- x. On September 6, 2020, Barnes began a trip in Edgewood which ended in Edgewood at 2:15;
- y. On September 7, 2020, Barnes began a trip at 3:05 which ended at 4:10 not in an area of Reno Sparks;
- z. On September 8, 2020, Barnes began at trip in Edgewood which ended in Emerald Bay and also began a trip at 10:00 in Emerald Bay which ended in Edgewood at 12:10;
- aa. On September 10, 2020, Barnes began a trip in Crystal Bay at 9:05 which ended in Napa at 3:05;
- bb. On September 11, 2020, Barnes began a trip at the Napa Airport which ended at the Crystal Bay Hotel at 5:35;
- cc. On September 13, 2020, Barnes began a trip in Edgewood which ended at 3:10 not in the Reno Sparks area;
- dd. On September 23, 2020, Barnes began a trip at 12:10 which ended at 7:30 in Zephyr Cove;
- ee. On September 24, 2020, Barnes began a trip in Edgewood at 12:30 which ended at 1:20 at the Minden Tahoe airport (see Exhibit 1A exhibit K);
- ff. On October 1, 2020, Barnes began a trip in Edgewood at 9:00 which ended in Edgewood at 9:40;
- gg. On October 6, 2020, Barnes began a trip in Edgewood at 2:08 which ended in Edgewood at 2:15;

- hh. On October 14, 2020, Barnes began a trip at 1:45 in Edgewood which ended in Edgewood at 2:10 and he also began another trip in Edgewood at 6:10 which also ended in Edgewood;
- ii. On October 16, 2020, Barnes began a trip at 2:05 which ended at 2:40 not in an area of Reno Sparks (see State's Exhibit 1A exhibit M);
- jj. On November 5, 2020, Barnes began a trip in Edgewood at 1:05 which ended in Edgewood at 1:20;
- kk. On November 7, 2020, Barnes began a trip in Edgewood at 12:20 which ended in Edgewood at 12:35;
- II. On November 16, 2020, Barnes began a trip in Edgewood at 3:15 which ended in Edgewood at 3:35;
- mm. On November 21, 2020, Barnes began at trip in Edgewood which ended in Edgewood at 12:15;
- nn. On November 24, 2020, Barnes began a trip in Edgewood which ended in Edgewood at 1:30 (see State's Exhibit 1A exhibit O);
- oo. On December 10, 2020, Barnes began a trip at 1:50 which ended at 2:55 not in the area of Reno Sparks;
- pp. On December 15, 2020, Barnes began a trip at 6:15 which ended at 8:50 not in an area of Reno Sparks;
- qq. On December 19, 2020, Barnes began a trip in Edgewood which ended in Edgewood at 12:20;
- rr. On December 25, 2020 Barnes began a trip at 1:45 in Edgewood which was finalized in Edgewood at 2:00 (see State's Exhibit 1A exhibit Q);

Citation Nos. 23109,23111, 23112, 23113, 23114, 23115, 23116, 23146 & 23147

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- ss. On January 22, 2021, Barnes began a trip at 3:11 that ended at 4:30 which ended in an area not in Reno Sparks;
- tt. On January 26, 2021, Barnes began a trip at 6:45 which ended at 7:10 not in an area of Reno Sparks (see State's Exhibit 1A exhibit S).
- 16. Counsel for the Staff and counsel for Yellow Cab stipulated that the above noted facts and conduct had occurred in violation of NAC 706.360 which prohibits use of a vehicle beyond the scope of the carrier's authority.

Frank Street

- 17. Frank Street testified on behalf of Yellow Cab. He testified that he is employed at Yellow Cab as the general manager.
- 18. Frank Street testified that Yellow Cab requires the driver to come into the office and time stamp the time sheet.
- 19. Frank Street established that Steven Barnes was not presently employed at Yellow Cab and had not worked with Yellow Cab since May 2021. Further, it was Mr. Street's understanding that Barnes appeared at the citation hearing which resulted in the NTA final order (State's Exhibit 1C) without a Whittlesea representative.
- 20. Frank Street testified that at the time relevant to citation 23109, Yellow Cab had its own policy and procedures regarding time/trip sheets and that Barnes was acting on his own in a manner that he Barnes personally thought was in compliance with State's Exhibit 1C.
- 21. Frank Street testified that Yellow Cab presently has a more sophisticated system of time stamping the driver trip/time sheets.
- 22. Frank Street testified that he intends to comply with any orders and the applicable NACs.

23. Counsel for Staff then informed the Presiding Officer that he would be relying on the facts contained within State's Exhibit 1D - the Investigative Report prepared by Investigators Schilling and Truitt regarding citations 23111 and 23112 (issued to Reno Sparks Cab), citations 231113 and 23114 (issued to Yellow Cab of Reno), citations 23115 and 23116 (issued to Executive Limousine) and citations 23146 and 23147 (issued to Capitol Cab) and the facts documented in State's Exhibit 1E – the Supplemental Report prepared by Investigator Schilling as proof of the violations of NAC 706.2473 incorporating CFR section 382.305(i)(3), NAC section 706.2473 incorporating CFR section 382.305(d)(1), and NAC 706.2473 incorporating CFR 382.305(g) & (h).

Frank Street

- 24. Was recalled to testify on behalf of the four entities Reno Sparks Cab, Yellow Cab of Reno, Executive Limousine and Capitol Cab.
- 25. Frank Street testify that he is the son of Roy Street, the owner of all four entities. He returned at the end of July beginning of August 2021 to work as the general manager of the four entities with the intent that the entities be run properly.
- 26. Frank Street recognized that the entities had not been run properly and that the person assigned to make sure that the required drug and alcohol testing was completed Mercy Medina was not fulfilling this task.
- 27. Frank Street hired Medina as the HR person for the entities approximately five (5) years earlier. He learned that Medina was going behind his back, urging his father to fire him and this ultimately happened.
- 28. Frank Street testified that the drug and alcohol testing is being completed as required and that the testing has been completed, at this time, up to the fourth quarter.

29. On cross examination, Frank Street agreed that the testing violations had occurred before he became the general manager.

Mercy Medina

- 30. Testified on behalf of Staff in rebuttal to the testimony of Frank Street.
- 31. Medina testified that she had previously been employed by Reno Sparks Cab, Yellow Cab of Reno, Executive Limousine and Capitol Cab from 2013 until July 16, 2021.
- 32. Medina acknowledged that drug testing was not being completed as required but that this was not her decision rather Roy Street owner of the entities did not want the testing completed.
- 33. Medina also testified that Roy Street chose which drivers should be tested because he didn't want positive drug or alcohol usage to be reported as that would require those drivers to attend the required drug/alcohol programs.
- 34. Medina testified that Roy Street was motivated either by (1) the fact that he needed people available to drive the vehicles not in drug/alcohol programs which preclude them from driving, or, (2) the cost associated with the testing and that at one time he owed the testing entity \$9000 which she tried to get paid for the last several years.
- 35. Medina testified that there were very few accidents which resulted in positive drug tests.

 She testified that the NTA was not notified of the accidents with positive drug tests because Roy Street told her not to disclose these facts to the NTA.
- 36. On cross examination, Medina testified that she did provide some reports to the NTA but didn't disclose all of the information because if the NTA didn't ask then she didn't send the information.

- 37. Medina admitted that not all that was required was scheduled during the COVID pandemic but after COVID, again, it was Roy Street who didn't want the drivers tested.
- 38. Medina admitted that she had filed an EEOC claim against the entities.

Rene Revens

- 39. Was called as a witness by the Presiding Officer.
- 40. Ms. Revens testified that she had been chief of the compliance department at the Authority for two (2) years.
- 41. Ms. Revens testified that she learned, from Investigator Schilling, the alcohol and drug testing was not being completed. After learning this fact, Ms. Revens sent a letter identifying all of the drivers who needed to be tested by August 26, 2021 at 3:30 pm.
- 42. Ms. Revens extended the time frame for the completion of the testing another twenty-four (24) hours to noon on August 27, 2021.
- 43. It became apparent to Ms. Revens that the testing would not be completed within the set time frame.
- 44. Subsequently, Ms. Revens requested a current list of drivers who were on vacation. She received this list one (1) week later.
- 45. Ms. Revens testified that she dealt with Mercy Medina and Roy Street regarding the issues associated with the alcohol and drug testing issues.
- 46. Ms. Revens acknowledged that Frank Street was coordinating the testing of the drivers.

William Schilling

- 47. Investigator Schilling was recalled to testify on behalf of the Staff.
- 48. Schilling testified that he served a subpoena on DAT Nevada and learned that the company was owned money.

Roy Street

- 49. Was called to testify on behalf of the four cited entities.
- 50. Roy Street testified that he hired Mercy Medina after she was released from prison.
- 51. Roy Street testified that it was not his intent to not follow the regulations.
- 52. Roy Street testified that he relied on Mercy Medina to follow the regulations.
- 53. Roy Street testified that eighty (80) drivers had been sent over to complete testing on one day.
- 54. On cross examination, Roy Street testified that it was Mercy Medina's job to make sure that all accidents were reported and if a driver had an accident, Medina was to send the driver for testing.

CONCLUSIONS OF LAW

The following Conclusions of Law are based on the Findings of Fact outlined above. If any of the Conclusions of Law are better deemed Findings of Fact, or visa versa, they are so deemed and construed. This order analyzes each citation and violation according to subject matter and not in order of the citation.

Yellow Cab

- 55. Citation No. 23109 involves one hundred ninety-seven (197) alleged violations of NAC 706.3761.5. These violations were based solely upon the trip sheets for one driver Stephen Barnes.
- 56. State's Exhibit 1C establishes that drivers are required to either begin OR end the work day by clocking in AND out at the physical office of the carrier. The use of the language begin OR end the work day conflicts with the use of in AND out at the physical office of the carrier.

- 57. Based on this conflict, insufficient evidence was adduced to establish that Yellow Cab engaged in actions that violated NAC 706.3761.5.
- 58. Citation No. 23109 also involved fifty-two (52) alleged violations of NAC 706.360.
- 59. State's Exhibit 1A and attached exhibits E, G, I, K, M, O and Q establish that driver Stephen Barnes engaged in travel that was outside the authorized area of Reno Sparks. These exhibits also establish that Barnes' trip sheets (E, G, I, K, M, O and Q) were in the custody of Yellow Cab and establish that Barnes was engaged in travel that was outside the authorized area of Reno Sparks. Additionally, counsel for Yellow Cab stipulated that the facts and conduct enunciated in Barnes' trip sheets occurred.

Reno Sparks Cab

- 60. Citation No. 23111 involves eighty-one (81) violations of NAC 706.2473 incorporating CFR section 382.305(i)(3). Citation No. 23111 also involves one (1) violation of NAC section 706.2473 incorporating CFR section 382.305(d)(1).
- 61. State's Exhibit 1D exhibit E established that seventy-seven (77) drivers were selected, from the total two hundred forty-three (243) permitted drivers, for random drug screening and only twelve (12) drivers conducted those required screenings accounting for 4.9% of the permitted drivers.
- 62. State's Exhibit 1D exhibit E established that eighteen (18) drivers were selected, from the total two hundred forty-three (243) permitted drivers, for random alcohol screening and only four (4) of those drivers conducted the screening accounting for 1.6% of their drivers.
- 63. During the year of 2021, this carrier was required to submit 50% of their drivers for random drug testing and 10% of their drivers for random alcohol testing.

Citation Nos. 23109,23111, 23112, 23113, 23114, 23115, 23116, 23146 & 23147

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Yellow Cab of Reno

- 64. Citation 23113 involves twenty-six (26) violations of NAC 706.2473 incorporating CFR section 382.305(i)(3). Citation No. 23113 also involves one (1) violation of NAC section 706.2473 incorporating CFR section 382.305(d)(1).
- 65. State's Exhibit 1D exhibit F established that that thirteen (13) drivers were selected, from the total two hundred forty-two (242) permitted drivers, for random drug screening and only two (2) drivers conducted those required screenings accounting for 0.8% of the permitted drivers.
- 66. State's Exhibit 1D exhibit F established that five (5) drivers were selected, from the total two hundred forty-two (242) permitted drivers, for random alcohol screening and none of those drivers conducted the screening accounting for 0% of their drivers.
- 67. During the year of 2021, this carrier was required to submit 50% of their drivers for random drug testing and 10% of their drivers for random alcohol testing.

Executive Limousine

- 68. Citation 23115 involves four (4) violations of NAC 706.2473 incorporating CFR section 382.305(i)(3). Citation No. 23115 also involves one (1) violation of NAC section 706.2473 incorporating CFR section 382.305(d)(1).
- 69. State's Exhibit 1D exhibit H established that that two (2) drivers were selected, from the total two hundred forty-six (246) permitted drivers, for random drug screening and none of the drivers conducted those required screenings accounting for 0% of the permitted drivers.
- 70. State's Exhibit 1D exhibit H established that two (2) drivers were selected, from the total two hundred forty-six (246) permitted drivers, for random alcohol screening and none of those drivers conducted the screening accounting for 0% of their drivers.

71. During the year of 2021, this carrier was required to submit 50% of their drivers for random drug testing and 10% of their drivers for random alcohol testing.

Capitol Cab

- 72. Citation 23146 involves eleven (11) violations of NAC 706.2473 incorporating CFR section 382.305(i)(3). Citation No. 23146 also involves one (1) violation of NAC section 706.2473 incorporating CFR section 382.305(d)(1).
- 73. State's Exhibit 1D exhibit G established that sixteen (16) drivers were selected, from the total two hundred forty-one (241) permitted drivers, for random drug screening and two of the drivers conducted those required screenings accounting for 0.4% of the permitted drivers.
- 74. State's Exhibit 1D exhibit G established that five (5) drivers were selected, from the total two hundred forty-one (241) permitted drivers, for random alcohol screening and none of those drivers conducted the screening accounting for 0% of their drivers.
- 75. During the year of 2021, this carrier was required to submit 50% of their drivers for random drug testing and 10% of their drivers for random alcohol testing.

Order to Show Cause

- 76. The State's Exhibits 1A, 1B, 1D and 1E establish that significant safety violations have been committed by Yellow Cab, Yellow Cab of Reno, Reno Sparks Cab, Executive Limousine and Capitol Cab.
- 77. The Authority concludes that it is in the public interest to withhold decision on the imposition of fines for the violations herein and to order Yellow Cab, Yellow Cab of Reno,

Reno Sparks Cab, Executive Limousine and Capitol Cab, pursuant to NRS 706.2885 and NRS 706.398, to show cause why:

- a. Yellow Cab and Yellow Cab of Reno's CPCN no. 1014,
- b. Reno Sparks Cab's CPCN no. 1025;
- c. Executive Limousine's CPCN no. 1026, and,
- d. Capitol Cab's CPCN no. 2445

should not be revoked or suspended or in the alternative fines imposed.

BASED ON THE FOREGOING, it is ORDERED that:

- 1. Regarding Citation 23109, the one hundred ninety-seven (197) alleged violations of NAC 706.3761 are DISMISSED;
- 2. Regarding Citation No. 23109, Yellow Cab violated NAC 706.360 fifty-two (52) times between June of 2020 and January of 2021, and the Authority reserves decision on the fines and remedies;
- 3. Regarding Citation No. 23111, Reno Sparks Cab violated NAC 706.2473 incorporating CFR section 382.305(i)(3) eighty-one (81) times and also violated NAC section 706.2473 incorporating CFR section 382.305(d)(1) one (1) time and the Authority reserves decision on fines and remedies.
- Regarding Citation No. 23112, Reno Sparks Cab violated NAC 706.2473 incorporating CFR 382.305(g) & (h) once and the Authority reserves decision on the fines and remedies;.
- 5. Regarding Citation No. 23113, Yellow Cab of Reno violated NAC 706.2473 incorporating CFR section 382.305(i)(3) twenty-six (26) times and also violated NAC

- section 706.2473 incorporating CFR section 382.305(d)(1) one (1) time and the Authority reserves decision on the fines and remedies;
- 6. Regarding Citation No. 23114, Yellow Cab of Reno violated NAC 706.2473 incorporating CFR 382.305(g) & (h) once and the Authority reserves decision on the fines and remedies;
- 7. Regarding Citation No. 23115, Executive Limousine violated NAC 706.2473 incorporating CFR section 382.305(i)(3) four (4) times and also violated NAC section 706.2473 incorporating CFR section 382.305(d)(1) one (1) time and the Authority reserves decision on the fines and remedies;
- 8. Regarding Citation No. 23116, Executive Limousine violated NAC 706.2473 incorporating CFR 382.305(g) & (h) one (1) time and the Authority reserves decision on the fines and remedies;
- 9. Regarding Citation No. 23146, Capitol Cab violated NAC 706.2473 incorporating CFR section 382.305(i)(3) eleven (11) times and also violated NAC section 706.2473 incorporating CFR section 382.305(d)(1) one (1) time and the Authority reserves decision on the fines and remedies;
- Regarding Citation No. 23147, Capitol Cab violated NAC 706.2473 incorporating CFR 382.305(g) & (h) one (1) time and the Authority reserves decision on the fines and remedies.

11. The Authority retains jurisdiction for c	orrecting 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	

Agenda Item# 27

Revised draft order provided after initial posting of supporting material but prior to meeting.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

Citation issued to Yellow Cab for violations of NAC 706.3761.5 (197 counts); and NAC 706.360) (52 counts)	Citation Nos. 23109
Citations issued to Reno Sparks Cab for) violations of NAC 706.2473 re CFR 382.305(i)(3)) (81 counts); NAC 706.2473 re CFR 382.305(d)(1)) (1 count); NAC 706.2473 re CFR) 382.305(g) & (h)(1 count); and NRS 706.398)	Citation Nos. 23111 and 23112
Citations issued to Yellow Cab of Reno for violations of NAC 706.2473 re CFR 382.305(i)(3)) (26 counts); NAC 706.2473 re CFR 382.305(d)(1),) (1 count); NAC 706.2473 re CFR 382.305 (g) & (h)) (1 count); and NRS 706.398	Citation Nos. 23113 and 23114
Citations issued to Executive Limousine for violations of NAC 706.2473 re CFR 382.305(i)(3) (4 counts); NAC 706.2473 re CFR 382.305(d)(1), (1 count); NAC 706.2473 re CFR 382.305 (g) & (h) (1 count); and NRS 706.398	Citation Nos. 23115 and 23116
Citations issued to Capitol Cab for violations of NAC 706.2473 re CFR 382.305(i)(3)(11 counts); NAC 706.2473 re CFR 382.305(d)(1)(1 count); NAC 706.2473 re CFR 382.305 (g) & (h)(1 count); and NRS 706.398	Citation Nos. 23146 and 23147

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Groover

Deputy Commissioner Jennifer De Rose

AMENDED ORDER TO SHOW CAUSE

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

PROCEDURAL HISTORY

Citations

On August 9, 2021, the Enforcement Staff of the Nevada Transportation Authority ("Staff") issued Citation No. 23109 to Yellow Cab alleging one hundred ninety-seven (197) violations of Nevada Administrative Code ("NAC") section 706.3761.5 and fifty-two (52) violations of NAC section 706.360.

NAC section 706.3761.5 requires a certificate holder to provide "an appropriate, accurate and operable time clock" which must be approved by the Authority before its use; "and the certificate holder shall require its drivers to time stamp their trip sheets at the beginning and end of each of their shifts."

NAC section 706.360 establishes that "the vehicles of an authorized carrier must not be used for transportation services beyond the scope of the authority of that carrier, even if services are resold by a broker."

On August 25, 2021, Staff issued Citation No. 23111 to Reno Sparks Cab alleging eighty-one (81) violations of NAC 706.2473 incorporating CFR section 382.305(i)(3) and one (1) violation of NAC section 706.2473 incorporating CFR section 382.305(d)(1).

NAC 706.2473 incorporating CFR section 382.305(i)(3) mandates that the random annual minimum controlled substance testing of drivers is 50% and the random annual minimum alcohol testing of drivers is 10% for 2021.

NAC section 706.2473 incorporating CFR section 382.305(d)(1) implements the calculation of the random alcohol testing of drivers.

On August 25, 2021, Staff issued Citation No. 23112 to Reno Sparks Cab alleging one violation of NAC 706.2473 incorporating CFR 382.305(g) & (h) and one (1) violation of NRS 706.398.

NAC 706.2473 incorporating CFR 382.305(g) & (h) implements the calculation of the random controlled substance testing of drivers.

NRS 706.398 establishes that the Authority "may revoke or suspend the certificate of public convenience and necessity of a common motor carrier which has failed to comply with any provision of this chapter or any regulation of the Authority adopted pursuant thereto."

On August 25, 2021, Staff issued Citation No. 23113 to Yellow Cab of Reno alleging twenty-six (26) violations of NAC 706.2473 incorporating CFR section 382.305(i)(3) and one (1) violation of NAC section 706.2473 incorporating CFR section 382.305(d)(1).

On August 25, 2021, Staff issued Citation No. 23114 to Yellow Cab of Reno alleging one (1) violation of NAC 706.2473 incorporating CFR 382.305(g) & (h) and one (1) violation of NRS 706.398.

On August 25, 2021, Staff issued Citation No. 23115 to Executive Limousine alleging four (4) violations of NAC 706.2473 incorporating CFR section 382.305(i)(3) and one (1) violation of NAC section 706.2473 incorporating CFR section 382.305(d)(1).

On August 25, 2021, Staff issued Citation No. 23116 to Executive Limousine alleging one (1) violation of NAC 706.2473 incorporating CFR 382.305(g) & (h) and one (1) violation of NRS 706.398.

On August 25, 2021, Staff issued Citation No. 23146 to Capitol Cab alleging eleven (11) violations of NAC 706.2473 incorporating CFR section 382.305(i)(3) and one (1) violation of NAC section 706.2473 incorporating CFR section 382.305(d)(1).

On August 25, 2021, Staff issued Citation No. 23147 to Capitol Cab alleging one (1) violation of NAC 706.2473 incorporating CFR 382.305(g) & (h) and one (1) violation of NRS 706.398.

Proceedings

- On October 20, 2021 the Authority convened a hearing on all of the noted citations before Commissioner George Assad as Presiding Officer.
- 2. Louis V. Csoka, Deputy Attorney General, appeared as counsel on behalf of Staff. Brian R. Hardy, Esq. appeared on behalf of Yellow Cab, Reno Sparks Cab, Yellow Cab of Reno, Executive Limousine and Capitol Cab. Also present, with Mr. Hardy, was Roy Street, owner of all of the four named/cited entities.
- 3. At the beginning of the hearing, based on the common ownership of the entities, Mr. Hardy consented to the consolidation of the above noted citations/violations so they could be heard together pursuant to NAC 706.3996.
- 4. Staff offered into evidence:

The investigative citation report prepared by NTA Investigator William Schilling on September 16, 2021 regarding citation 23109 issued the Yellow Cab which alleged 197 counts of violating NAC 706.3761.5 and 52 counts of violating NAC 706.360 as State's Exhibit 1A;

A letter addressed to Ashwin Joshi dated 07.26.2016 as State's Exhibit 1B;

The NTA Final Order regarding multiple citations issued to Ledesma, Barnes, Joshi and Whittlesea Taxi dated 07/26/2019 as State's Exhibit 1C;

The investigative citation report prepared by NTA Investigators William Schilling and Adam Truitt on August 30, 2021 regarding citations 23111, 23112, 23113, 23114, 23115, 23116, 23146 and 23147 as part of the consolidated State's Exhibit 1D;

The Supplemental Report prepared by NTA Investigator William Schilling on September 20, 2021 regarding citations 23111, 23112, 23113, 23114, 23115, 23116, 23146 and 23147 as State's Exhibit 1E;

A single Waiver of the Findings of Fact and Conclusions of Law for all citations except 23109 as State's Exhibit 2;

- 5. All exhibits were admitted into evidence.
- 6. Counsel for the four cited entities did not offer any documentary evidence for admission.

FINDINGS OF FACT

William Schilling

- 7. William Schilling, Compliance Enforcement Officer for the Authority was sworn and testified on behalf of Staff; he was subject to cross examination.
- 8. Officer Schilling first testified regarding Citation No. 23109 which was issued for one hundred ninety-seven (197) violations of NAC 706.3761.5 and was based on the requirement that a driver physically time stamp a trip sheet at the beginning and at the end of the shift.
- 9. Upon investigation of Yellow Cab's driver records, Investigator Schilling found "trip sheets" for transportation provided by Stephen Barnes, a driver associated with Yellow Cab,

which allegedly violated Yellow Cab's duty to require drivers to time stamp their trip sheets at the beginning and end of each of the shifts during the following months:

- a. June of 2020 eighteen (18) trip sheet violations by failing to time stamp at the end of his shifts;
- b. July of 2020 twenty-seven (27) trip sheet violations by failing to time stamp at the end of his shifts;
- c. August of 2020 thirty (30) trip sheet violations by failing to time stamp at the end of his shifts;
- d. September of 2020 twenty-eight (28) trip sheet violations by failing to time stamp at the end of his shifts;
- e. October of 2020 twenty-eight (28) trip sheet violations by failing to time stamp at the end of his shifts;
- f. November of 2020 twenty-four (24) trip sheet violations by failing to time stamp at the end of his shifts;
- g. December of 2020 thirty (30) trip sheet violations by failing to time stamp at the end of his shifts; and,
- h. January of 2021 thirty (30) trip sheet violations by failing to time stamp at the end of his shifts. See State's Exhibit 1A and attached exhibits D, F, H, J, L, N, P, and, R.
- 10. The State requested admission of a letter dated 07/26/2019 addressed to Ashwin Joshi as State's Exhibit 1B and also requested admission of the NTA final order regarding multiple citations issued to Ledesma, Barnes, Joshi and Whittlesea Taxi dated 07/26/2019 as State's Exhibit 1C. These items were admitted without objection.

- 11. Investigator Schilling testified that he relied on State's Exhibit 1C in preparing the one hundred ninety-seven (197) violations of NAC 706.3761.5 because the NTA final order established that the carrier Yellow Cab was allowing Barnes' to fail to time stamp his trip sheet at both the beginning and end of each shift.
- 12. During cross examination of Investigator Schilling, it was established that at the time relevant to the finalization of State's Exhibit 1C, Whittlesea Taxi was not owned by the present owner Yellow Cab.
- 13. During cross examination, it was established that Investigator Schilling did not find any violations of NAC 706.3761.5 by any other Yellow Cab driver than Stephen Barnes.
- 14. Investigator Schilling also reported that Yellow Cab's operating authority is limited to the Reno Sparks area. Consequently, all transportation was required to begin and end in the Reno Sparks area of Nevada.
- 15. Investigator Schilling's review of the six months of records provided by Yellow Cab also established that Stephen Barnes operated a vehicle provided by Yellow Cab outside the area of authority during the following months and in the following manner:
 - a. On June 12, 2020, Barnes had one trip that began and ended in Edgewood,
 Nevada;
 - b. On June 14, 2020, Barnes had one trip at 3:20 p.m. which began outside the authorized area and ended at the airport at 4:10 pm;
 - c. On June 20, 2020, Barnes had one trip which began in Edgewood and ended in Lakeside, South Lake Town; one trip which began at 11:30 in South Lake Tahoe and ended at 11:55; one trip which began at 12:10 in South Lake Tahoe

- and ended at 12:40; and one trip which began at 4:30 and ended at 5:10 pm (see State's Exhibit 1A attached exhibit E)
- d. On July 2, 2020, Barnes had one trip which began at 5:55 and ended in Edgewood at 6:05;
- e. On July 8, 2020, Barnes had one trip which began at 12:45 and ended at 2:10 at the South Lake Tahoe Airport;
- f. On July 9, 2020, Barnes had one trip which began in Edgewood at 7:00 and ended at 9:25;
- g. On July 11, 2020, Barnes had one trip which began at 5:25 in Edgewood and ended in Edgewood at 5:35;
- h. On July 12, 2020, Barnes had one trip which began at 2:45 and ended in Edgewood at 3:05 and a second trip which began in Edgewood at 3:15 and ended at the South Lake Tahoe airport;
- On July 13, 2020, Barnes began a trip at 10:45 in Edgewood which ended in South Lake Tahoe at 11:30 and had a second trip which began at 5:45 and ended at 6:20 in Tahoe Keys;
- j. On July 14, 2020, Barnes began a trip in Edgewood at 10:50 which ended at the South Lake Tahoe airport at 11:30;
- k. On July 17, 2020, Barnes began a trip at Raleys at 9:30 which ended at 9:40 not in the Reno Sparks area;
- On July 23, 2020, Barnes began a trip in Edgewood at 12:10 which ended at 12:20 also in Edgewood;

- m. On July 26, 2020, Barnes began a trip in Edgewood which ended in Edgewood at 12:15; and,
- n. On July 27, 2020, Barnes began a trip in Edgewood at 5:15 which ended at 6:10 not in the Reno Sparks area; (see State's Exhibit 1A attached exhibit G);
- o. On August 9, 2020, Barnes began a trip at Safeway at 12:15 and ended in Edgewood at 12:30;
- p. On August 13, 2020, Barnes began a trip at Safeway at 2:5 which ended in South Lake Tahoe at 3:20;
- q. On August 17, Barnes began a trip in Edgewood and finished that trip in Edgewood at 12:45;
- r. On August 17, 2020, Barnes began a trip at 12:30 which ended at the Carson Airport at 2:20;
- s. On August 19, 2020, Barnes began a trip in Zephyr Cove and ended in Edgewood at 8:55;
- t. On August 20, 2020, Barnes began a trip in Edgewood at 2:10 which ended at 5:35 not in the area of Reno Sparks;
- u. On August 21, 2020, Barnes began one trip in Edgewood at 12:30 which ended at Incline Village at 5:00;
- v. On August 28, 2020, Barnes began a trip in Zephyr Cove at 3:30 which ended at 8:45 not in an area of Reno Sparks (see State's Exhibit 1A exhibit I);
- w. On September 4, 2020, Barnes began a trip at 5:15 which ended at 5:40 not in an area of Reno Sparks;

- x. On September 6, 2020, Barnes began a trip in Edgewood which ended in Edgewood at 2:15;
- y. On September 7, 2020, Barnes began a trip at 3:05 which ended at 4:10 not in an area of Reno Sparks;
- z. On September 8, 2020, Barnes began at trip in Edgewood which ended in Emerald Bay and also began a trip at 10:00 in Emerald Bay which ended in Edgewood at 12:10;
- aa. On September 10, 2020, Barnes began a trip in Crystal Bay at 9:05 which ended in Napa at 3:05;
- bb. On September 11, 2020, Barnes began a trip at the Napa Airport which ended at the Crystal Bay Hotel at 5:35;
- cc. On September 13, 2020, Barnes began a trip in Edgewood which ended at 3:10 not in the Reno Sparks area;
- dd. On September 23, 2020, Barnes began a trip at 12:10 which ended at 7:30 in Zephyr Cove;
- ee. On September 24, 2020, Barnes began a trip in Edgewood at 12:30 which ended at 1:20 at the Minden Tahoe airport (see Exhibit 1A exhibit K);
- ff. On October 1, 2020, Barnes began a trip in Edgewood at 9:00 which ended in Edgewood at 9:40;
- gg. On October 6, 2020, Barnes began a trip in Edgewood at 2:08 which ended in Edgewood at 2:15;

- hh. On October 14, 2020, Barnes began a trip at 1:45 in Edgewood which ended in Edgewood at 2:10 and he also began another trip in Edgewood at 6:10 which also ended in Edgewood;
- ii. On October 16, 2020, Barnes began a trip at 2:05 which ended at 2:40 not in an area of Reno Sparks (see State's Exhibit 1A exhibit M);
- jj. On November 5, 2020, Barnes began a trip in Edgewood at 1:05 which ended in Edgewood at 1:20;
- kk. On November 7, 2020, Barnes began a trip in Edgewood at 12:20 which ended in Edgewood at 12:35;
- II. On November 16, 2020, Barnes began a trip in Edgewood at 3:15 which ended in Edgewood at 3:35;
- mm. On November 21, 2020, Barnes began at trip in Edgewood which ended in Edgewood at 12:15;
- nn. On November 24, 2020, Barnes began a trip in Edgewood which ended in Edgewood at 1:30 (see State's Exhibit 1A exhibit O);
- oo. On December 10, 2020, Barnes began a trip at 1:50 which ended at 2:55 not in the area of Reno Sparks;
- pp. On December 15, 2020, Barnes began a trip at 6:15 which ended at 8:50 not in an area of Reno Sparks;
- qq. On December 19, 2020, Barnes began a trip in Edgewood which ended in Edgewood at 12:20;
- rr. On December 25, 2020 Barnes began a trip at 1:45 in Edgewood which was finalized in Edgewood at 2:00 (see State's Exhibit 1A exhibit Q);

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- ss. On January 22, 2021, Barnes began a trip at 3:11 that ended at 4:30 which ended in an area not in Reno Sparks;
- tt. On January 26, 2021, Barnes began a trip at 6:45 which ended at 7:10 not in an area of Reno Sparks (see State's Exhibit 1A exhibit S).
- 16. Counsel for the Staff and counsel for Yellow Cab stipulated that the above noted facts and conduct had occurred in violation of NAC 706.360 which prohibits use of a vehicle beyond the scope of the carrier's authority.
- 17. The Hearing Officer found Investigator Schilling's testimony to be credible.

Frank Street

- 18. Frank Street testified on behalf of Yellow Cab. He testified that he is employed at Yellow Cab as the general manager.
- 19. Frank Street testified that Yellow Cab requires the driver to come into the office and time stamp the time sheet.
- 20. Frank Street established that Steven Barnes was not presently employed at Yellow Cab and had not worked with Yellow Cab since May 2021. Further, it was Mr. Street's understanding that Barnes appeared at the citation hearing which resulted in the NTA final order (State's Exhibit 1C) without a Whittlesea representative.
- 21. Frank Street testified that at the time relevant to citation 23109, Yellow Cab had its own policy and procedures regarding time/trip sheets and that Barnes was acting on his own in a manner that he Barnes personally thought was in compliance with State's Exhibit 1C.
- 22. Frank Street testified that Yellow Cab presently has a more sophisticated system of time stamping the driver trip/time sheets.
- 23. Frank Street testified that he intends to comply with any orders and the applicable NACs.

- 24. Counsel for Staff then informed the Presiding Officer that he would be relying on the facts contained within State's Exhibit 1D the Investigative Report prepared by Investigators Schilling and Truitt regarding citations 23111 and 23112 (issued to Reno Sparks Cab), citations 231113 and 23114 (issued to Yellow Cab of Reno), citations 23115 and 23116 (issued to Executive Limousine) and citations 23146 and 23147 (issued to Capitol Cab) and the facts documented in State's Exhibit 1E the Supplemental Report prepared by Investigator Schilling as proof of the violations of NAC 706.2473 incorporating CFR section 382.305(i)(3), NAC section 706.2473 incorporating CFR section 382.305(d)(1), and NAC 706.2473 incorporating CFR 382.305(g) & (h).
- 25. Frank Street was recalled to testify on behalf of the four entities Reno Sparks Cab, Yellow Cab of Reno, Executive Limousine and Capitol Cab.
- 26. Frank Street testify that he is the son of Roy Street, the owner of all four entities. He returned at the end of July beginning of August 2021 to work as the general manager of the four entities with the intent that the entities be run properly.
- 27. Frank Street recognized that the entities had not been run properly and that the person assigned to make sure that the required drug and alcohol testing was completed Mercy Medina was not fulfilling this task.
- 28. Frank Street hired Medina as the HR person for the entities approximately five (5) years earlier. He learned that Medina was going behind his back, urging his father to fire him and this ultimately happened.
- 29. Frank Street testified that the drug and alcohol testing is being completed as required and that the testing has been completed, at this time, up to the fourth quarter.

Citation Nos. 23109,23111, 23112, 23113, 23114, 23115, 23116, 23146 & 23147

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- 30. On cross examination, Frank Street agreed that the testing violations had occurred before he became the general manager.
- 31. The Hearing Officer found that Frank Street's testimony was not credible.

Mercy Medina

- 32. Testified on behalf of Staff in rebuttal to the testimony of Frank Street.
- 33. Medina testified that she had previously been employed by Reno Sparks Cab, Yellow Cab of Reno, Executive Limousine and Capitol Cab from 2013 until July 16, 2021.
- 34. Medina acknowledged that drug testing was not being completed as required but that this was not her decision rather Roy Street owner of the entities did not want the testing completed.
- 35. Medina also testified that Roy Street chose which drivers should be tested because he didn't want positive drug or alcohol usage to be reported as that would require those drivers to attend the required drug/alcohol programs.
- 36. Medina testified that Roy Street was motivated either by (1) the fact that he needed people available to drive the vehicles not in drug/alcohol programs which preclude them from driving, or, (2) the cost associated with the testing and that at one time he owed the testing entity \$9000 which she tried to get paid for the last several years.
- 37. Medina testified that there were very few accidents which resulted in positive drug tests.

 She testified that the NTA was not notified of the accidents with positive drug tests because Roy Street told her not to disclose these facts to the NTA.
- 38. On cross examination, Medina testified that she did provide some reports to the NTA but didn't disclose all of the information because if the NTA didn't ask then she didn't send the information.

- 39. Medina admitted that not all that was required was scheduled during the COVID pandemic but after COVID, again, it was Roy Street who didn't want the drivers tested.
- 40. Medina admitted that she had filed an EEOC claim against the entities.

Rene Revens

- 41. Was called as a witness by the Presiding Officer.
- 42. Ms. Revens testified that she had been chief of the compliance department at the Authority for two (2) years.
- 43. Ms. Revens testified that she learned, from Investigator Schilling, the alcohol and drug testing was not being completed. After learning this fact, Ms. Revens sent a letter identifying all of the drivers who needed to be tested by August 26, 2021 at 3:30 pm.
- 44. Ms. Revens extended the time frame for the completion of the testing another twenty-four (24) hours to noon on August 27, 2021.
- 45. It became apparent to Ms. Revens that the testing would not be completed within the set time frame.
- 46. Subsequently, Ms. Revens requested a current list of drivers who were on vacation. She received this list one (1) week later.
- 47. Ms. Revens testified that she dealt with Mercy Medina and Roy Street regarding the issues associated with the alcohol and drug testing issues.
- 48. Ms. Revens acknowledged that Frank Street was coordinating the testing of the drivers.
- 49. The Hearing Officer found Rene Reven's testimony to be credible.

William Schilling

50. Investigator Schilling was recalled to testify on behalf of the Staff.

51. Schilling testified that he served a subpoena on DAT Nevada and learned that the company was owned money.

Roy Street

- 52. Was called to testify on behalf of the four cited entities.
- 53. Roy Street testified that he hired Mercy Medina after she was released from prison.
- 54. Roy Street testified that it was not his intent to not follow the regulations.
- 55. Roy Street testified that he relied on Mercy Medina to follow the regulations.
- 56. Roy Street testified that eighty (80) drivers had been sent over to complete testing on one day.
- 57. On cross examination, Roy Street testified that it was Mercy Medina's job to make sure that all accidents were reported and if a driver had an accident, Medina was to send the driver for testing.
- 58. The Hearing Officer found that Roy Street's testimony was not credible.

CONCLUSIONS OF LAW

The following Conclusions of Law are based on the Findings of Fact outlined above. If any of the Conclusions of Law are better deemed Findings of Fact, or visa versa, they are so deemed and construed. This order analyzes each citation and violation according to subject matter and not in order of the citation.

Yellow Cab

59. Citation No. 23109 involves one hundred ninety-seven (197) alleged violations of NAC 706.3761.5. These violations were based solely upon the trip sheets for one driver – Stephen Barnes.

- 60. State's Exhibit 1C establishes that drivers are required to either begin OR end the work day by clocking in AND out at the physical office of the carrier. The use of the language begin OR end the work day conflicts with the use of in AND out at the physical office of the carrier.
- 61. Based on this conflict, insufficient evidence was adduced to establish that Yellow Cab engaged in actions that violated NAC 706.3761.5.
- 62. Citation No. 23109 also involved fifty-two (52) alleged violations of NAC 706.360.
- 63. State's Exhibit 1A and attached exhibits E, G, I, K, M, O and Q establish that driver Stephen Barnes engaged in travel that was outside the authorized area of Reno Sparks. These exhibits also establish that Barnes' trip sheets (E, G, I, K, M, O and Q) were in the custody of Yellow Cab and establish that Barnes was engaged in travel that was outside the authorized area of Reno Sparks. Additionally, counsel for Yellow Cab stipulated that the facts and conduct enunciated in Barnes' trip sheets occurred.

Reno Sparks Cab

- 64. Citation No. 23111 involves eighty-one (81) violations of NAC 706.2473 incorporating CFR section 382.305(i)(3). Citation No. 23111 also involves one (1) violation of NAC section 706.2473 incorporating CFR section 382.305(d)(1).
- 65. State's Exhibit 1D exhibit E established that seventy-seven (77) drivers were selected, from the total two hundred forty-three (243) permitted drivers, for random drug screening and only twelve (12) drivers conducted those required screenings accounting for 4.9% of the permitted drivers.

- 66. State's Exhibit 1D exhibit E established that eighteen (18) drivers were selected, from the total two hundred forty-three (243) permitted drivers, for random alcohol screening and only four (4) of those drivers conducted the screening accounting for 1.6% of their drivers.
- 67. During the year of 2021, this carrier was required to submit 50% of their drivers for random drug testing and 10% of their drivers for random alcohol testing.

Yellow Cab of Reno

- 68. Citation 23113 involves twenty-six (26) violations of NAC 706.2473 incorporating CFR section 382.305(i)(3). Citation No. 23113 also involves one (1) violation of NAC section 706.2473 incorporating CFR section 382.305(d)(1).
- 69. State's Exhibit 1D exhibit F established that that thirteen (13) drivers were selected, from the total two hundred forty-two (242) permitted drivers, for random drug screening and only two (2) drivers conducted those required screenings accounting for 0.8% of the permitted drivers.
- 70. State's Exhibit 1D exhibit F established that five (5) drivers were selected, from the total two hundred forty-two (242) permitted drivers, for random alcohol screening and none of those drivers conducted the screening accounting for 0% of their drivers.
- 71. During the year of 2021, this carrier was required to submit 50% of their drivers for random drug testing and 10% of their drivers for random alcohol testing.

Executive Limousine

72. Citation 23115 involves four (4) violations of NAC 706.2473 incorporating CFR section 382.305(i)(3). Citation No. 23115 also involves one (1) violation of NAC section 706.2473 incorporating CFR section 382.305(d)(1).

- 73. State's Exhibit 1D exhibit H established that that two (2) drivers were selected, from the total two hundred forty-six (246) permitted drivers, for random drug screening and none of the drivers conducted those required screenings accounting for 0% of the permitted drivers.
- 74. State's Exhibit 1D exhibit H established that two (2) drivers were selected, from the total two hundred forty-six (246) permitted drivers, for random alcohol screening and none of those drivers conducted the screening accounting for 0% of their drivers.
- 75. During the year of 2021, this carrier was required to submit 50% of their drivers for random drug testing and 10% of their drivers for random alcohol testing.

Capitol Cab

- 76. Citation 23146 involves eleven (11) violations of NAC 706.2473 incorporating CFR section 382.305(i)(3). Citation No. 23146 also involves one (1) violation of NAC section 706.2473 incorporating CFR section 382.305(d)(1).
- 77. State's Exhibit 1D exhibit G established that sixteen (16) drivers were selected, from the total two hundred forty-one (241) permitted drivers, for random drug screening and two of the drivers conducted those required screenings accounting for 0.4% of the permitted drivers.
- 78. State's Exhibit 1D exhibit G established that five (5) drivers were selected, from the total two hundred forty-one (241) permitted drivers, for random alcohol screening and none of those drivers conducted the screening accounting for 0% of their drivers.
- 79. During the year of 2021, this carrier was required to submit 50% of their drivers for random drug testing and 10% of their drivers for random alcohol testing.

Order to Show Cause

- 80. The State's Exhibits 1A, 1B, 1D and 1E establish that significant safety violations have been committed by Yellow Cab, Yellow Cab of Reno, Reno Sparks Cab, Executive Limousine and Capitol Cab.
- 81. The Authority concludes that it is in the public interest to withhold decision on the imposition of fines for the violations herein and to order Yellow Cab, Yellow Cab of Reno, Reno Sparks Cab, Executive Limousine and Capitol Cab, pursuant to NRS 706.2885 and NRS 706.398, to show cause why:
 - a. Yellow Cab and Yellow Cab of Reno's CPCN no. 1014,
 - b. Reno Sparks Cab's CPCN no. 1025;
 - c. Executive Limousine's CPCN no. 1026, and,
 - d. Capitol Cab's CPCN no. 2445

should not be revoked or suspended or in the alternative fines imposed.

BASED ON THE FOREGOING, it is ORDERED that:

- 1. Regarding Citation 23109, the one hundred ninety-seven (197) alleged violations of NAC 706.3761 are DISMISSED;
- 2. Regarding Citation No. 23109, Yellow Cab violated NAC 706.360 fifty-two (52) times between June of 2020 and January of 2021, and the Authority reserves decision on the fines and remedies;
- 3. Regarding Citation No. 23111, Reno Sparks Cab violated NAC 706.2473 incorporating CFR section 382.305(i)(3) eighty-one (81) times and also violated NAC section 706.2473 incorporating CFR section 382.305(d)(1) one (1) time and the Authority reserves decision on fines and remedies.

- Regarding Citation No. 23112, Reno Sparks Cab violated NAC 706.2473 incorporating CFR 382.305(g) & (h) once and the Authority reserves decision on the fines and remedies;.
- 5. Regarding Citation No. 23113, Yellow Cab of Reno violated NAC 706.2473 incorporating CFR section 382.305(i)(3) twenty-six (26) times and also violated NAC section 706.2473 incorporating CFR section 382.305(d)(1) one (1) time and the Authority reserves decision on the fines and remedies;
- 6. Regarding Citation No. 23114, Yellow Cab of Reno violated NAC 706.2473 incorporating CFR 382.305(g) & (h) once and the Authority reserves decision on the fines and remedies;
- 7. Regarding Citation No. 23115, Executive Limousine violated NAC 706.2473 incorporating CFR section 382.305(i)(3) four (4) times and also violated NAC section 706.2473 incorporating CFR section 382.305(d)(1) one (1) time and the Authority reserves decision on the fines and remedies;
- 8. Regarding Citation No. 23116, Executive Limousine violated NAC 706.2473 incorporating CFR 382.305(g) & (h) one (1) time and the Authority reserves decision on the fines and remedies;
- 9. Regarding Citation No. 23146, Capitol Cab violated NAC 706.2473 incorporating CFR section 382.305(i)(3) eleven (11) times and also violated NAC section 706.2473 incorporating CFR section 382.305(d)(1) one (1) time and the Authority reserves decision on the fines and remedies;

	10. Regarding Citation No. 23147, Capitol Cab violated NAC 706.2473 incorporating CI	
	382.305(g) & (h) one (1) time and the	Authority reserves decision on the fines and
	remedies.	
	11. The Authority retains jurisdiction for co	orrecting 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	

In re: Citation 23224 issued to Daniel Akman II for a violation of NAC 706.2473 ref. 49 CFR 391.41.

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On December 1, 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, Daniel Akman II was present and elected to proceed without counsel.

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

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

1. To admit into evidence the Citation 23224 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 23224 Page 2 of 3

2. That the Respondent's actions constituted one violation of NAC 706.2473 ref. 49 CFR 391.41 related to operating a vehicle without a valid medical card;

- 3. To a fine in the amount of \$150.00 for the NAC 706.2473 ref. 49 CFR 391.41 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 706.2473 ref. 49 CFR 391.41.

<u>ORDER</u>

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 23224, issued to Daniel Akman II for violation of NAC 706.2473 ref. 49 CFR 391.41 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 23224 shall be in the amount of One Hundred Fifty Dollars and Zero Cents (\$150.00); and

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Citation 23224 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 Co
	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 23225 issued to High Desert Towing)	
for violation of NAC 706.2473 ref. 49 CFR 391.51)	Citation 23225
and NAC 706.405.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On December 1, 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, High Desert Towing was present through their Owner, Blake Lambert. Mr. Lambert 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 23225 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 23225 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.2473 ref. 49 CFR 391.51 related to allowing a driver to operate a vehicle without a valid medical card and violation of NAC 706.405 related to failure to properly display tow car plate;

- 3. To a fine in the amount of \$150.00 for the NAC 706.2473 ref. 49 CFR 391.51 violation and for the NAC 706.405 violation, a fine in the amount of \$200.00 with \$200.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year and timely payment of the fine amount; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted; and
- That findings enter against the Respondent for violation of NAC 706.2473 ref. 49 CFR 391.51 and NAC 706.405.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 23225, issued to High Desert Towing for violation of NAC 706.2473 ref. 49 CFR 391.51 and NAC 706.405, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 23225 shall be in the amount of Three Hundred Fifty Dollars and Zero Cents (\$350.00), with Two Hundred Dollars and Zero Cents (\$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 amount; and

Citation 23225 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 Co
	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 23229 issued to Reno Cab Company, Inc for violation of NAC 706.3749.)	Citation 22599
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On December 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, Reno Cab Company, Inc., was present through their legal counsel, Brian Hardy, 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 22599 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 23229 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.3749, related to failure to notify Authority of taxicab involved in a crash;

- 3. To a fine in the amount of \$1,000.00 for the NAC 706.3749 violation;
- 4. That the \$1,400.00 abeyance from prior Citation 20916 is deemed immediately due and payable;
- 5. That the \$800.00 abeyance from prior Citation 23042 shall remain suspended for a future violation; and
- 6. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 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 706.3749.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22599, issued to Reno Cab Company, Inc. for violation of NAC 706.3749 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22599 shall be in the amount of One Thousand Dollars and Zero Cents (\$1,000.00);
- That the \$1,400.00 abeyance from prior Citation 20916 shall immediately become due and payable;

Citation 23229 Page 3 of 3

4. That the \$800.00 abeyance from prior Citation 23042 shall remain suspended for a future violation; and

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

the drafting of issuance of this order.	
	By the Authority,
	Dawn Gibbons, Chairman
	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 23230 issued to 1st Response)	
Towing, Inc. d/b/a The Tow Truck Company for)	Citation 23230
violation of NRS 706.4477.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On December 1, 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, 1st Response Towing, Inc. d/b/a The Tow Truck Company was present through their General Manager, Kimberly Henderson. Ms. Henderson 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 23230 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 23230 Page 2 of 3

2. That the Respondent's actions constituted violation of NRS 706.4477 related to failure to provide 48 hour notice prior to towing vehicle;

- 3. To a fine in the amount of \$400.00 for the NRS 706.4477 violation;
- 4. That a refund of \$140.00 be provided to the vehicle owner; 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 NRS 706.4477.

<u>ORDER</u>

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 23230, issued to 1st Response Towing, Inc. d/b/a The Tow Truck Company for violation of NRS 706.4477, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 23230 shall be in the amount of Four Hundred Dollars and Zero Cents (\$400.00);
- 3. That a refund of \$140.00 be provided to the vehicle owner; and

/// /// /// Citation 23230 Page 3 of 3

4. 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 Co
	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 NRS 706.4477 (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 23251 issued to Dependable Tow)	
Inc. for a violation of NAC 706.206(1).)	Citation 23251
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On December 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, Dependable Tow Inc., was present through their President, Edgar Stratton. Mr. Stratton 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 23251 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 23251 Page 2 of 3

2. That the Respondent's actions constituted one violation of NAC 706.206(1) related to failure to notify Authority of change in address;

- 3. To a fine in the amount of \$200.00 for the NAC 706.206(1) violation with \$200.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 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(1).

<u>ORDER</u>

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 23251, issued to Dependable Tow Inc. for violation of NAC 706.206(1) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 23251 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00), with Two Hundred Dollars and Zero Cents (\$200.00) of said fine amount to be suspended pending no further violations of NRS 706 or NAC 706 within one year; and

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Citation 23251 Page 3 of 3

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

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	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		George Pissaa, 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 23257 issued to Top Gun Towing for)	Citation 23257
violation of NRS 706.758.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On December 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, Top Gun Towing was present through their Owner, Randy Roedel. Mr. Roedel 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 23257 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 23257 Page 2 of 3

2. That the Respondent's actions constituted violation of NRS 706.758 related to holding oneself out to the public via unlawful advertisement as able to provide services requiring a certificate of public convenience and necessity;

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

DISCUSSION

The Hearing Officer recommended to the Authority:

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

<u>ORDER</u>

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer regarding Administrative Citation and Verified Complaint 23257, issued to Top Gun Towing for violation of NRS 706.758, is hereby AFFIRMED;
- 2. That the *total* fine for Citation Number 23257 shall be in the amount of One Thousand Dollars and Zero Cents (\$1,000.00), with One Thousand Dollars and Zero Cents (\$1,000.00) of said fine amount to be suspended pending no further violations of NRS 706 within one year;
- 3. That pursuant to NRS 706.758, the Respondent is to immediately **CEASE AND DESIST** any unlawful advertising; and

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///

Citation 23257 Page 3 of 3

4. That the Authority retains jurisdiction for	correcting any errors that may have occurred in
the drafting or issuance of this Order.	
	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	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 the impoundment pursuant to NRS 706.476 of)	Impound 3950
a vehicle registered to Jesus Valenzuela.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On December 2, 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 registered owner of the impounded vehicle, Jesus Valenzuela, was present and elected to proceed without legal counsel.

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

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

To the admission of the Investigation Report for Impound 3950 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 3950 Page 2 of 3

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

- 3. That the use of the vehicle in intrastate commerce without a certificate of public convenience and necessity ("CPCN") violated NRS 706.476 (2)(b)(2) and (3) in that:
 - a. No CPCN had been issued authorizing the use of the impounded vehicle in intrastate commerce for tow car services; and
 - b. That the impounded vehicle did not meet all required standards of the Authority;
 - c. To a fine in the amount of \$500.00 for the impoundment of the vehicle in this matter; 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 the impoundment of the vehicle be deemed proper under NRS 706.476.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer with regard to the impoundment of the vehicle is hereby AFFIRMED;
- 2. That a fine in the amount of Five Hundred Dollars and Zero Cents (\$500.00) shall be assessed for the impoundment of the vehicle in this matter;
- 3. That the Respondent is to immediately **CEASE AND DESIST** any and all use of the impounded vehicle in violation of the provisions of NRS 706; and

Impound 3950 Page 3 of 3

4.	That the Authority retains jurisdiction for	correcting any errors that may have occurred in the
	drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		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 21941 issued to Aly Doumbia for a)	
violation of NAC 706.228.)	Citation 21941
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On December 15, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Aly Doumbia, 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 21941 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 21941 Page 2 of 3

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

- 3. To a fine in the amount of \$100.00 for the NAC 706.228 violation with \$50.00 of said fine amount suspended pending no further violations of NAC 706.228 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 706.228.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21941, issued to Aly Doumbia for violation of NAC 706.228 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21941 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 or NAC 706.228 within one year and timely payment of the fine amount; and

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Citation 21941 Page 3 of 3

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:	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 21969 and 23402 issued to Alpine)	
Auto Service, Inc. d/b/a Alpine Towing for a)	Citation 21969
violation of NAC 706.203 (4 counts).)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On December 14, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Alpine Auto Service, Inc. d/b/a Alpine Towing was present through their Owner, Boyd Golden. Mr. Golden 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 21969 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 (4 counts), related to failure to provide annual vehicle inspection to the Authority in a timely manner;
- 3. To a fine in the amount of \$200.00 for each of the NAC 706.203 violations (4 counts) for a total fine amount of \$800.00 with \$600.00 of said fine amount suspended pending no further violations of NAC 706.203 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 706.203 (4 counts).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- 1. That the recommendation of the Hearing Officer for Administrative Citations and Verified Complaint 21969 and 23402, issued to Alpine Auto Service, Inc. d/b/a Alpine Towing for violation of NAC 706.203 (4 counts) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21969 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 fine amount to be suspended pending no further violations of NAC 706.203 within one year and timely payment of the fine amount; and

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

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

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

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

In re: Citation 21975 issued to AWG Ambassador,)	
LLC d/b/a Ambassador Limousine for violation of)	Citation 21975
NAC 706.203(4).)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On December 14, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, AWG Ambassador, LLC d/b/a Ambassador Limousine 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 21975 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 21975 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 21975, issued to AWG Ambassador, LLC d/b/a Ambassador Limousine for violation of NAC 706.203(4), is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21975 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00); and

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Citation 21975 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 Co
	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) (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 22587 issued to Planell Towing)	
Corporation for violation of NAC 706.203.)	Citation 22587
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On December 14, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Planell Towing Corporation was present through their Owner, Yuren Planell. Ms. Planell 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 22587 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 22587 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 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 22587, issued to Planell Towing Corporation for violation of NAC 706.203, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22587 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00); and

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Citation 22587 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 Co
	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 22589 issued to Bryant Towing, LLC)	
for violation of NAC 706.203 (2 counts).)	Citation 22589
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On December 14, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Bryant Towing, LLC was present through their Owner, Rodney Piloto. Mr. Piloto 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 22589 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 22589 Page 2 of 3

2. That the Respondent's actions constituted violation 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 for the NAC 706.203 violation (2 counts); 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 (2 counts).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22589, issued to Bryant Towing, LLC for violation of NAC 706.203 (2 counts), is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22589 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00); and

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Citation 22589 Page 3 of 3

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

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	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		George Fiscura, Commissioner
		R. David Groover, Commissioner
Attest:		
1100000	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 22590 issued to OLM Towing, LLC)	
d/b/a Olmstead Towing for violation of NAC)	Citation 22590
706.203.)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On December 14, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, OLM Towing, LLC d/b/a Olmstead Towing was present through their President, Michael Olmstead. Mr. Olmstead 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 22590 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 22590 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; 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 22590, issued to OLM Towing, LLC d/b/a Olmstead Towing for violation of NAC 706.203, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22590 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00); and

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Citation 22590 Page 3 of 3

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

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	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		,
		George Assad, Commissioner
		R. David Groover, Commissioner
Attact:		
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 22591, 22595 and 23002 issued to)	
Summerlin Movers, LLC d/b/a Summerlin Movers)	Citation 22591, 22596 and 23002
for violation of NAC 706.2473 ref. 49 CFR 391.23)	
(2 counts), NAC 706.311 (3 counts) and NRS)	
712.040.		

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On December 15, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Summerlin Movers, LLC d/b/a Summerlin Movers was present through their Owner, Sheena Hoden. Ms. Hoden 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 one of the NAC 706.2473 ref 49 CFR 391.23 violations;

- 2. To admit into evidence the Citation 22591 and amended Citation 23002 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;
- 3. That the Respondent's actions constituted violation of NAC 706.2473 ref. 49 CFR 391.23 related to failure to conduct a 3 year inquiry to state agency within 30 days of hire, violation of NAC 706.311, related to failure to charge in accordance with approved tariff rates and violation of NRS 712.040, related to storage of household goods without a warehouse permit;
- 4. That a fine be assessed in the amount of \$100.00 for the violation of NAC 706.2473 ref 49 CFR 391.23;
- 5. That a fine be assessed in the amount of \$100.00 for each of the violations of NAC 706.311 (3 counts), for a total fine amount of \$300.00;
- 6. That a fine be assessed in the amount of \$200.00 for the violation of NRS 712.040; and
- 7. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted; and
- That findings enter against the Respondent for violation of NAC 706.2473 ref. 49 CFR 391.23, NAC 706.311 (3 counts) and NRS 712.040.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citations and Verified Complaint 22591, 22596 and 23002, issued to Summerlin Movers, LLC d/b/a Summerlin Movers for violation of NAC 706.2473 ref. 49 CFR 391.23, NAC 706.311 (3 counts) and NRS 712.040 is hereby AFFIRMED;
- 2. That the *total* fine for Citations 22591, 22596 and 23002 shall be in the amount of Six Hundred Dollars and Zero Cents (\$600.00); 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:	

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 22597 issued to XYZ Towing Inc. d/b/a Titan Towing for violation of NAC 706.4275.)	Citation 22597
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On December 14, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, XYZ Towing Inc. d/b/a Titan Towing was present through their General Manager, Robert Segura. Mr. Segura 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 22597 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 22597 Page 2 of 3

 That the Respondent's actions constituted violation of NAC 706.4275 related to towing a vehicle without a timed specific request;

- 3. To a fine in the amount of \$1,600.00 for the NAC 706.4275 violation, with \$1,600.00 of said fine amoun6t suspended pending no further violations of NAC 706.4275 within one year;
- 4. That the suspended fine amount of \$1,600.00 from prior Citation 22166 shall immediately become due and payable; and
- 5. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted; and
- 2. That findings enter against the Respondent for violation of NAC 706.4275.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22597, issued to XYZ Towing Inc. d/b/a Titan Towing for violation of NAC 706.4275, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22597 shall be in the amount of One Thousand Six Hundred Dollars and Zero Cents (\$1,600.00), with One Thousand Six Hundred Dollars and Zero Cents (\$1,600.00) of said fine amount to be suspended pending no further violations of NAC 706.4275 within one year;

Citation 22597 Page 3 of 3

3. That the suspended fine amount of \$1,600.00 from prior Citation 22166 shall immediately become due and payable; and

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

		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		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 706.4275 (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 22705 issued to Robert Tousley for)	
violation of NAC 706.234.1.)	Citation 22705
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On December 15, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Robert Tousley, 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 22705 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 22705 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.234.1, related to leaving vehicle unattended in a passenger curb loading zone;

- 3. To a fine in the amount of \$100.00 for the NAC 706.234.1 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 706.234.1.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22705, issued to Robert Tousley for violation of NAC 706.234.1 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22705 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00); and

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Citation 22705 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:	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: Citation 22852 issued to Adventure Photo)	
Tour, Inc. for violation of NAC 706.218 and NRS)	Citation 22852
706.398.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad
Commissioner R. David Groover
Deputy Commissioner January De Ro

Deputy Commissioner Jennifer De Rose

ORDER

On December 13, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Adventure Photo Tour, Inc. was present through their Owner, Donna Tryon. Ms. Tryon 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 the alleged violation of NRS 706.398;
- 2. To admit into evidence the Citation 22852 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 22852 Page 2 of 3

 That the Respondent's actions constituted violation of NAC 706.218 related to failure to file an annual report with the Authority;

- 4. To a fine in the amount of \$500.00 for the NAC 706.218 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
- 2. That findings enter against the Respondent for violation of NAC 706.218.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22852, issued to Adventure Photo Tour, Inc. for violation of NAC 706.218, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22852 shall be in the amount of Five Hundred Dollars and Zero Cents (\$500.00), 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 and timely payment of the fine amount; and

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Citation 22852 Page 3 of 3

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

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	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		,
		George Assad, Commissioner
		R. David Groover, Commissioner
Attest:		
Auesi.	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.

Item #45 Has been removed from this agenda

In Re: the impoundment pursuant to NRS 706.476)	Impound 4282 and
of a vehicle registered to and Citations 22919 and)	Citations 22919 and 22920
22920 issued to Chaozheng Jiao for violations of)	
NRS 706.386 and NRS 706A.280.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On December 13, 2021, a hearing on the above-captioned matters was held before Commissioner R. David Groover serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent to Citations 22919 and 22920 and registered owner of the impounded vehicle, Chaozheng Jiao, was present and elected to proceed without legal counsel. Xin Chen served as Interpreter.

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 22919 and 22920, 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 Chaozheng Jiao 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 and one violation of NRS 706A.280 as alleged and that the impoundment of the vehicle pursuant to NRS 706.476 was proper;
- 6. That a fine in the amount of \$100.00 be assessed for the impoundment of the vehicle in this matter;
- 7. 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;
- 8. That no fine or disqualification be imposed for the NRS 706A.280 violation; and
- 9. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125 (waiver entered as Exhibit 2).

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DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted;
- 2. That the impoundment of the vehicle be deemed proper under NRS 706.476;
- 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 22919 and 22920, issued to Chaozheng Jiao for violations of NRS 706.386 and NRS 706A.280, is hereby AFFIRMED;
- 3. That a fine in the amount of One Hundred Dollars and Zero Cents (\$100.00) be assessed for the impoundment of the vehicle in this matter;
- 4. That the *total* fine for Citation 22919 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 22920 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.

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.

Item #47 Has been removed from this agenda

In re: Citation 23120 and 23121 issued to Lostra)	
Brothers Towing for violation of NAC 706.3975,)	Citation 23120 and 23121
NAC 706.311 (13 counts) and NAC 706.420 (11)	
counts).)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On December 15, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Lostra Brothers Towing was present through their Co-Owners, Doug Bodel and Cory Ryan. Mr. Bodel and Mr. Ryan 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 amend the NAC 706.311 violations from 13 counts to 8 counts and the NAC 706.420 violations from 11 counts to 7 counts;

- 2. To admit into evidence the Citation 23120 and amended Citation 23121 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;
- 3. That the Respondent's actions constituted violation of NAC 706.3975 related to failure to respond to complaint with fifteen days, violation of NAC 706.311 (8 counts), related to failure to charge in accordance with approved tariff rates and violation of NAC 706.420 (7 counts) related to failure to substantiate charges on tow bill;
- 4. That Respondent will immediately refund \$4,048.25 to the insurance company;
- 5. To a fine in the amount of \$200.00 for each of the sixteen violations for a total fine amount of \$3,200.00 with \$3,200.00 of said fine amount suspended pending no further violations of NAC 706 within one year and timely payment of the refund to the insurance company; 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 violation of NAC 706.3975, NAC 706.311 (8 counts) and NAC 706.420 (7 counts).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

1. That the recommendation of the Hearing Officer for Administrative Citations and Verified Complaint 23120 and 23121, issued to Lostra Brothers Towing for violation of

NAC 706.3975, NAC 706.311 (8 counts) and NAC 706.420 (7 counts) is hereby AFFIRMED;

2. That the *total* fine for Citation 23120 and 23121 shall be in the amount of Three Thousand Two Hundred Dollars and Zero Cents (\$3,200.00), with Three Thousand Two Hundred Dollars and Zero Cents (\$3,200.00) of said fine amount to be suspended pending no further violations of NAC 706 within one year and timely payment of the \$4,048.25 refund to the insurance company; and

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the drafting or issuance of this Order.	
	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	R. David Groover, Commissioner
Attest:	
Dated:	

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

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

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

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

In Re: the impoundment pursuant to NRS 706.476 of)	Impound 4247 and
a vehicle registered to and Citation 23124 issued to)	Citation 23124
Peter J. Sanchez Jr. for violation of NRS 706.386.)	
)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On November 23, 2021, a hearing on the above-captioned matters was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent to Citation 23124 and registered owner of the impounded vehicle, Peter J. Sanchez Jr., 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 23124 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 Peter J. Sanchez Jr. 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 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 no fine be assessed for the impoundment of the vehicle in this matter;
- 7. To a fine in the amount of \$2,500.00 for the NRS 706.386 violation with \$2,250.00 of said fine amount suspended pending no further violations of NRS 706 within one year 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.

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.

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 23124, issued to Peter J. Sanchez Jr. for violation of NRS 706.386, is hereby AFFIRMED;
- 3. That no fine be assessed for the impoundment of the vehicle in this matter;
- 4. That the *total* fine for Citation 23124 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 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:	Jennifer De Rose, Deputy Commissioner		
Dated:			
	Las Vegas, Nevada		

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

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

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

In Re: the impoundment pursuant to NRS 706.476 of)	Impound 3760 and
a vehicle registered to and Citation 23252 issued to)	Citation 23252
Juventino Regino-Rosas for violation of NRS)	
706.386.)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On November 23, 2021, a hearing on the above-captioned matters was held before Commissioner R. David Groover serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent to Citation 23252 and registered owner of the impounded vehicle, Juventino Regino-Rosas, was present and elected to proceed without legal counsel. Compliance Audit Investigator Marta Acevedo served as Interpreter.

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 23252 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 Juventino Regino-Rosas 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 \$2,500.00 be assessed for the impoundment of the vehicle in this matter;
- 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; 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 23252, issued to Juventino Regino-Rosas for violation of NRS 706.386, is hereby AFFIRMED;
- 3. That a fine in the amount of Two Thousand Five Hundred Dollars and Zero Cents (\$2,500.00) be assessed for the impoundment of the vehicle in this matter;
- 4. That the *total* fine for Citation 23252 shall be in the amount of Five Thousand Dollars and Zero Cents (\$5,000.00), with Four Thousand Dollars and Zero Cents (\$4,000.00) of said fine amount to be suspended pending no further violations of NRS 706 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	. 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:			
Lub vegus, rievudu			

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

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

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

In re: Citation 23403 issued to Mort's Auto Body,)	
Inc. for violation of NAC 706.203 (2 counts).)	Citation 23403
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On December 14, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Mort's Auto Body, Inc. was present through their Secretary/Treasurer, Cecilia Middaugh. Mr. Middaugh 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 23403 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 23403 Page 2 of 3

2. That the Respondent's actions constituted violation 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 for the NAC 706.203 violation (2 counts); 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 (2 counts).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 23403, issued to Mort's Auto Body, Inc. for violation of NAC 706.203 (2 counts), is hereby AFFIRMED;
- 2. That the *total* fine for Citation 23403 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00); and

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Citation 23403 Page 3 of 3

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

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	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		,
		George Assad, Commissioner
		R. David Groover, Commissioner
Attact:		
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.

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.

ion 23404

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On December 13, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, James B. Tregellas and Linda L. Tregellas d/b/a A-1 Auto Repair and Tow Service 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 23404 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 23404 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.203 (2 counts), related to failure to provide annual vehicle inspection to the Authority in a timely fashion;

- 3. To a fine in the amount of \$200.00 for the NAC 706.203 violation (2 counts) with \$200.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 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 (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 23404, issued to James B. Tregellas and Linda L. Tregellas d/b/a A-1 Auto
 Repair and Tow Service for violation of NAC 706.203 (2 counts) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 23404 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00), with Two Hundred Dollars and Zero Cents (\$200.00) of said fine amount to be suspended pending no further violations of NRS 706 or NAC 706 within one year; and

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Citation 23404 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 Co
	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.

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

In re: Citation 23405 issued to Medlife)	
Transportation, LLC d/b/a Medlife Transportation)	Citation 23405
for violation of NAC 706.203.)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On December 13, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Medlife Transportation, LLC d/b/a Medlife Transportation was present through their Owner, Daniella Spiridon. Ms. Spiridon 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 23405 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 23405 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 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 23405, issued to Medlife Transportation, LLC d/b/a Medlife Transportation for violation of NAC 706.203, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 23405 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00); and

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Citation 23405 Page 3 of 3

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

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the drafting or issuance of this Order.	
	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	George Fissua, 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.

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

In re: Citation 23406 issued to Phenomenal Towing,)	
LLC d/b/a Phenomenal Towing for a violation of)	Citation 23406
NAC 706.203 (2 counts).)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On December 14, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Phenomenal Towing, LLC d/b/a Phenomenal Towing was present through their Owner, Nibras Admon. Mr. Admon 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 23406 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 23406 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.203 (2 counts), related to failure to provide annual vehicle inspection to the Authority in a timely manner;

- 3. To a fine in the amount of \$400.00 for the NAC 706.203 violation (2 counts) with \$200.00 of said fine amount suspended pending no further violations of NAC 706.203 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 706.203 (2 counts).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 23406, issued to Phenomenal Towing, LLC d/b/a Phenomenal Towing for violation of NAC 706.203 (2 counts) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 23406 shall be in the amount of Four Hundred Dollars and Zero Cents (\$400.00), with Two Hundred Dollars and Zero Cents (\$200.00) of said fine amount to be suspended pending no further violations of NAC 706.203 within one year and timely payment of the fine amount; and

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Citation 23406 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 Co
	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 23407 issued to LifeTrans, Inc. for a)	
violation of NAC 706.203 (13 counts).)	Citation 23407
)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On December 14, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, LifeTrans, Inc. was present through their Operations Manager, John Hickman and their legal counsel, Mark James, 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 23407 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 23407 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.203 (13 counts), related to failure to provide annual vehicle inspection to the Authority in a timely manner;

- 3. To a fine in the amount of \$100.00 for each of the NAC 706.203 violations (13 counts) for a total fine amount of \$1,300.00 with \$1,200.00 of said fine amount suspended pending no further violations of NAC 706.203 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 706.203 (13 counts).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 23407, issued to LifeTrans, Inc. for violation of NAC 706.203 (13 counts) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 23407 shall be in the amount of One Thousand Three Hundred Dollars and Zero Cents (\$1,300.00), with One Thousand Two Hundred Dollars and Zero Cents (\$1,200.00) of said fine amount to be suspended pending no further violations of NAC 706.203 within one year and timely payment of the fine amount; and

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Citation 23407 Page 3 of 3

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

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the drafting or issuance of this Order.	
	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	George Fissua, 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 23408 issued to Berger Transfer &)	
Storage, Inc. for violation of NAC 706.203.)	Citation 23408
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On December 14, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Berger Transfer & Storage, Inc. 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 23408 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 23408 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 \$1,200.00 abeyance from Citation 22556 shall not be triggered; 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 23408, issued to Berger Transfer & Storage, Inc. for violation of NAC 706.203, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 23408 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00);
- 3. That the abeyance from Citation 22556 shall not be triggered; and

/// /// /// Citation 23408 Page 3 of 3

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

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	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		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 23409 issued to Slater Transfer and)	
Storage, Inc. for violation of NAC 706.203.)	Citation 23409
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On December 14, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Slater Transfer and Storage, Inc. was present through their Safety Manager, Russell Dixon. Mr. Dixon 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 23409 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 23409 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; 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 23409, issued to Slater Transfer and Storage, Inc. for violation of NAC 706.203, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 23409 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00); and

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Citation 23409 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 Co
	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 23410 issued to Coleman World)	
Group, LLC d/b/a Coleman American Moving)	Citation 23410
Services, Inc. for violation of NAC 706.203.)	
	_)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

<u>ORDER</u>

On December 13, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Coleman World Group, LLC d/b/a Coleman American Moving Services, Inc. was present through their General Manager, Michael McKelpin. Mr. McKelpin 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 23410 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 23410 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 amount of \$200.00 from prior Citation 21810 shall immediately become due and payable; 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.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 23410, issued to Coleman World Group, LLC d/b/a Coleman American Moving Services, Inc. for violation of NAC 706.203, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 23410 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00);
- 3. That the suspended fine amount of \$200.00 from prior Citation 21810 shall immediately become due and payable; and

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Citation 23410 Page 3 of 3

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

the drafting or issuance of this Order.	
	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	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 706.203 (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 23411 issued to Vegas Strip)	
Partybus, LLC d/b/a Vegas Strip Partybus for)	Citation 23411
violation of NAC 706.203 (2 counts).)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

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

ORDER

On December 13, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Vegas Strip Partybus, LLC d/b/a Vegas Strip Partybus was present through their legal counsel, James Kent, Esq.

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

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

1. To admit into evidence the Citation 23411 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 23411 Page 2 of 3

2. That the Respondent's actions constituted violation 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 for the NAC 706.203 violation (2 counts); 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 (2 counts).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 23411, issued to Vegas Strip Partybus, LLC d/b/a Vegas Strip Partybus for violation of NAC 706.203 (2 counts), is hereby AFFIRMED;
- 2. That the *total* fine for Citation 23411 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00); and

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Citation 23411 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:	
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 23412 issued to B & E Inc. d/b/a SNAP Towing for violation of NAC 706.203.)	Citation 23412
	_)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On December 13, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, B & E Inc. d/b/a Snap Towing was present through their Owner, Donald Ellis. Mr. Ellis 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 23412 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 23412 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 NAC 706.203 violation;
- 4. That the suspended fine amount of \$200.00 from prior Citation 22163 shall immediately become due and payable; 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.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 23412, issued to B & E Inc. d/b/a Snap Towing for violation of NAC 706.203, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 23412 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00);
- 3. That the suspended fine amount of \$200.00 from prior Citation 22163 shall immediately become due and payable; and

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///

Citation 23412 Page 3 of 3

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

	, ,	
	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		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 23413 issued to SW Excursion &)	
Education Tours, Inc. d/b/a Sweetours for violation)	Citation 23413
of NAC 706.203 (4 counts).)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad
Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

<u>ORDER</u>

On December 13, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, SW Excursion & Education Tours, Inc. d/b/a Sweetours, was present through their Owner, Xiao Yuan. Mr. Yuan 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 23413 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 23413 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.203 (4 counts), related to failure to provide annual vehicle inspection to the Authority in a timely manner;

- 3. To a fine in the amount of \$400.00 for the NAC 706.203 violations (4 counts) with \$200.00 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 706.203 (4 counts).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 23413, issued to SW Excursion & Education Tours, Inc. d/b/a Sweetours for violation of NAC 706.203 (4 counts) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 23413 shall be in the amount of Four Hundred Dollars and Zero Cents (\$400.00), with Two Hundred Dollars and Zero Cents (\$200.00) of said fine amount to be suspended pending no further violations of NRS 706 or NAC 706 within one year and timely payment of the fine amount; and

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///

///

Citation 23413 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 impoundment pursuant to NRS 706.476 of)	Impound 3673
a vehicle registered to Michael and Tabatha)	
Armstrong/Sovereign Entities d/b/a Aquarius)	
Towing.		

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On December 17, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The registered owners of the impounded vehicle, Michael and Tabatha Armstrong, were present by and through their legal counsel, Brent Percival, 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:

Impound 3673 Page 2 of 3

To the admission of the Investigation Report for Impound 3673 into evidence (identified as State's
Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and
accurate;

- 2. That the registered owner of the impounded vehicle was present at the hearing regarding said vehicle;
- 3. That the use of the vehicle in intrastate commerce without a certificate of public convenience and necessity ("CPCN") violated NRS 706.476 (2)(b)(2) and (3) in that:
 - a. No CPCN had been issued authorizing the use of the impounded vehicle in intrastate commerce for tow car services; and
 - b. That the impounded vehicle did not meet all required standards of the Authority;
 - c. To a fine in the amount of \$250.00 for the impoundment of the vehicle in this matter; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

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

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

 That the recommendation of the Hearing Officer with regard to the impoundment of the vehicle is hereby AFFIRMED; Impound 3673 Page 3 of 3

2. That a fine in the amount of Two Hundred Fifty Dollars and Zero Cents (\$250.00) shall be assessed for the impoundment of the vehicle in this matter;

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

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

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

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

In re the impoundment pursuant to NRS 706.476 of)	Impound 3759
a vehicle registered to Ana Maria Garcia-Esquivel.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner R. David Groover

Deputy Commissioner Jennifer De Rose

ORDER

On November 23, 2021, a hearing on the above-captioned matter was held before Commissioner R. David Groover, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The registered owner of the impounded vehicle, Ana Maria Garcia-Esquivel, was present and elected to proceed without legal counsel. Compliance Audit Investigator, Marta Acevedo served as Interpreter.

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:

Impound 3759 Page 2 of 3

To the admission of the Investigation Report for Impound 3759 into evidence (identified as State's
Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and
accurate;

- 2. That the registered owner of the impounded vehicle was present at the hearing regarding said vehicle;
- 3. That the use of the vehicle in intrastate commerce without a certificate of public convenience and necessity ("CPCN") violated NRS 706.476 (2)(b)(2) and (3) in that:
 - a. No CPCN had been issued authorizing the use of the impounded vehicle in intrastate commerce for tow car services; and
 - b. That the impounded vehicle did not meet all required standards of the Authority;
 - c. To a fine in the amount of \$2,500.00 for the impoundment of the vehicle in this matter; 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 the impoundment of the vehicle be deemed proper under NRS 706.476.

<u>ORDER</u>

IT IS THEREFORE ORDERED, based on the foregoing:

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

Impound 3759 Page 3 of 3

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

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

		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		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.

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

Agenda Item# 64

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Hargrett Enterprises,)	
LLC d/b/a Out the Mud Towing for a certificate of)	
public convenience and necessity to provide)	Docket 21-05021
consent-only tow car service within the State of)	
Nevada.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 May 12, 2021, Hargrett Enterprises, LLC d/b/a Out the Mud Towing ("Applicant") filed with the Authority an Application to provide consent-only tow car service by tow car vehicle within the State of Nevada. Said Application was designated as Docket 21-05021.
- 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 21-05021 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 7518 shall be issued to Hargrett Enterprises, LLC d/b/a
Out the Mud Towing as specified below:

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

Between points and places within the State of Nevada.

Restriction: Holder shall perform consent-only tows.

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

- a. Avoid material changes in any conditions relied upon by the Authority in its determination of operational fitness and immediately report to Authority Staff any such material changes, should they occur.
- b. File with the Authority evidence, (Form E) in the Applicant's name.
- c. File with the Authority the necessary insurance (Certificate of Insurance and Schedule of Autos) 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 21-05021 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 21-05021 Page 4 of 4

7.	The Authority retains jurisdiction to	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:	Jennifer De Rose, Deputy Commiss	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

DOCKET NUMBER: 21-05021	DATE APPLICATION WAS FILED: 06/11/2021		
APPLICANT: Derrick Hargrett	TITLE: Owner/Manager		
COMPANY NAME: Hargrett Enter	rprises, LLC dba Out the Mud Towing		
ADDRESS: 3736 Austell Street L	as Vegas NV 89129		
PHONE NUMBERS: 773 426 511			
ATTORNEY:	PHONE#:		
INVESTIGATOR: Woods	DATE ASSIGNED: 06/11/2021		

GENERAL REQUIREMENTS FOR APPLICATION (NAC 706.1375.2)

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

SERVICE:	ENTLY PROVIDING ANY T	YPE OF YES	NO	x	What type of 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
cation Oath page as Exhibit A	A
cation Oath page as Exhibit A	_ L

IDENTIFY OWNERSH	IIP STRUCTURE OF	THE PR	OPOSED OPERATIONS	1
Corporation	LLC	X	Partnership	Sole Proprietorship

Identify each owner and their percentage of ownership: Derreck Hargrett 100%

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

Briefly describe the responsibilities of each owner.

Derrick Hargrett will be responsible for hiring, firing employees, driving, Driver Qualification and Vehicle Maintenance files, hiring dispatch staff, driver training, day to day operations.

Has the criminal background check disclosed any issue of concern?	YES	NO	X
Name(s): DERRICK HARGRETT			
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	X
Is Applicant operating in another state?	YES	NO	X
If so, which State and under what type of Authority? (explain)			



	E:	xhibit
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	N/A
,		
	E	xhibit
If the Applicant will be operating under a fictitious firm name, attach a copy of their		Midilia
fictitious firm name filing.		С
Identify key personnel who have no ownership interest and briefly describe their respo	nsibili	ties:
To be hired during compliance, dispatch, other drivers		
Describe the type and number of vehicles the applicant intends to operate:		
A. Type of Vehicles: INTL 4300, CHEVROLET GMT 400		
B. Number of Vehicles: 2	Te	-L- 10- 74
Attack whate weeks of unbidge on an autibit	- E	<u>xhibit</u>
Attach photographs of vehicles as an exhibit.	-	D_
If available, provide copies of vehicle titles and registration.	_	
Describe the facilities to be used for this operation:		
To be Determined in Compliance		
Address (If Known):		
The State of th		
Does the Applicant have an acceptable Timekeeping method? YES	NO	
If Yes, Describe: TIMECLOCK		
December 4 with a state of the	_	
Does the Applicant plan to store their vehicles at a location other than their business domicile?	NG	
business domicile? YES Provide address (If known): To be determined in Compliance	NO	X
Provide address (ii known). To be determined in Compilance		
Does the Applicant understand the operating authority sought, and is their plans		
consistent with the applied authority?	NC.	
Can the Applicant secure insurance as required by NAC 706.191?	_	
	E	khibit
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	E	khibit
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	NO	
Does the Applicant understand the requirements contained within 49 CFR 396 as	1.40	+-
they pertain to the establishment and maintenance of vehicle maintenance	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?		
YES	NO	
Has the Applicant contracted with a laboratory to perform and monitor their		X
substance abuse program? YES	NO	
If so, which laboratory? To be Determined during compliance		8 7 7

Has the Applicant signed the NTA Knowledge Statement?	YES	X	NO
			Exhibit
Attach signed Knowledge Statement.	-7.		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 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 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	Please 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: Woods	DATE: 2/09/22
REVIEWED BY SUPERVISOR:	DATE: 2/9/22
REVIEWED BY FINANCIAL ANALYST NA	DATE:
REVIEWED BY APPLICATION MANAGER	DATE: 2.14.22

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

Rev 12/20/21rmr

Agenda Item# 65

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Recovery Tow, LLC for)	
a certificate of public convenience and necessity to)	
provide consent-only tow car service within the)	Docket 21-11009
State of Nevada.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 November 08, 2021, Recovery Tow, 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 21-11009.
- 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 21-11009 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 7519 shall be issued to Recovery Tow, 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 and Schedule of Autos) 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 21-11009 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 NO LATER THAN 120 days after issuance of this Order. If the Applicant fails to comply within 120 days after issuance of this Order, the Deputy Commissioner may vacate this Order and dismiss this Application.
- 4. This Order does not constitute operating authority. **Performance of the transportation** services contemplated by this Order may not be instituted prior to the issuance of the Certificate referred to hereinabove.
- 5. If the Applicant is cited by the Authority for any violation of NRS 706 or NAC 706 prior to the issuance of the Certificate referred to hereinabove, the Deputy Commissioner shall vacate this Order and dismiss this Application unless the Authority orders otherwise.
- 6. The Deputy Commissioner shall be authorized to issue a Certificate of Public Convenience and Necessity upon Applicant's compliance with all requirements set forth hereinabove.

Docket 21-11009 Page 4 of 4

7.	The Authority retains jurisdiction for	or the purpose of correcting any errors that may ha	ave
	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

DOCKET NUMBER: 21-11009 DATE APPLICATION WAS FILED:									
APPLICANT: Khaleel Ibrahim Shamout TITLE: Owner									
	Recovery Towing, L		20101						_
	Arcturus PI, Las Vega	s, NV {	39131						
PHONE NUMBERS				. ==	0101	150	4 4 44 =	7.10.4	
INVESTIGATOR: K	Rayson	_		ATE AS	SIGI	NED:	11/1 /	//21	-
GENERAL	REQUIREMENTS F	OR AP	PLICAT	ION (NA	AC 70	06.137	5.2)	_	
WHAT TYPE OF SERV	ICE IS PROPOSED?								
Charter Bus									
	X								
*Consent *Non-Consent	^								
	NTLY PROVIDING ANY	TYPE O				1	•	pe of	
SERVICE: Charter Limousine	Charter Bus	1 /	YES Dontract C	NO	X	Airport	Servi		
Scenic Tours	Special Services		Taxi	arrier			w Car		
HHG	NEMT	U	S DOT AU	thority			r State		
Attach completed App	olication Oath page as E	xhibit A						Exh A	_
IDENTIFY OWNERSHI	P STRUCTURE OF THE	PROPO	SED OPE	RATIONS					
Corporation	LLC X		artnership		-	le Propi	rietors	ship	
									_
Identify each owner a	nd their percentage of o	wnershi	p:						
Khaleel Ibrahim Sha	amout – 100%								
					_			Exh	ibit
Attach as an exhibit, a	appropriate proof of own	nership i	nterest w	here app	licabl	е		E	}
Briefly describe the re	esponsibilities of each o	wner			_			_	_
Directly describe the re	sponsibilities of each of	WIICI.							
Khaleel Ibrahim St	namout Driver, Traini	ing, Ma	aintaining	Driver	Qua	lification	on Fi	iles a	and
	ce Files, Hiring and Fi	-	_						
Has the criminal back	ground check disclosed	l any iss	ue of con	cern?		YES		NO	X
Name(s):	ground ontok disolosed	i dily 133	uc or con	001111		120		110	^
Khaleel Ibrahim Sh	amout								
Has there been any profile (Including against the	revious NTA enforcemer e companies drivers)	nt action	1?			YES		NO	x
	ave USDOT Authority? (I	lf so, inc	lude the S	SAFER pi	rintou	t as YES		NO	x
Is Applicant operating	in another state?					YES		NO	X
	inder what type of Authori	h/2 (avel	ain)						_^
ii Su, willer State and u	muer what type of Authorn	ra: (exbi	aii i <i>j</i>				_		

2/18/22/4

		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, NA NRS, or CFR violations. Attach copies of MC/USDOT rating.	C or	N//	۸
		Exhi	bit
If the Applicant will be operating under a fictitious firm name, attach a copy of their fictitious firm name filing.		N//	A
Identify key personnel who have no ownership interest and briefly describe their res	pons	ibilitie	s:
None at this time			
Describe the type and number of vehicles the applicant intends to operate:			
A. Type of Vehicles:			
Applicant plans to use a flat-bed tow truck			
B. Number of Vehicles:			
Applicant plans to begin operation with one vehicle			
		Exhi	-
Attach photographs of vehicles as an exhibit. If available, provide copies of vehicle titles and registration.		С	_
Describe the facilities to be used for this operation:			
Applicant plans to operate from a home office			
Applicant plans to operate from a home office			_
Applicant plans to operate from a home office Address (If Known): 7129 Arcturus PI.			
Applicant plans to operate from a home office Address (If Known): 7129 Arcturus PI. Las Vegas, NV 89131 Does the Applicant have an acceptable Timekeeping method? YES	X	NO	
Applicant plans to operate from a home office Address (If Known): 7129 Arcturus Pl. Las Vegas, NV 89131 Does the Applicant have an acceptable Timekeeping method? YES If Yes, Describe:	X	NO	
Applicant plans to operate from a home office Address (If Known): 7129 Arcturus PI. Las Vegas, NV 89131 Does the Applicant have an acceptable Timekeeping method? YES If Yes, Describe: Dispatch Log	X	NO	
Applicant plans to operate from a home office Address (If Known): 7129 Arcturus PI. Las Vegas, NV 89131 Does the Applicant have an acceptable Timekeeping method? YES If Yes, Describe: Dispatch Log Does the Applicant plan to store their vehicles at a location other than their			
Applicant plans to operate from a home office Address (If Known): 7129 Arcturus Pl. Las Vegas, NV 89131	x	NO NO	
Applicant plans to operate from a home office Address (If Known): 7129 Arcturus PI. Las Vegas, NV 89131 Does the Applicant have an acceptable Timekeeping method? YES If Yes, Describe: Dispatch Log Does the Applicant plan to store their vehicles at a location other than their business domicile? Provide address (If known):			
Applicant plans to operate from a home office Address (If Known): 7129 Arcturus PI. Las Vegas, NV 89131 Does the Applicant have an acceptable Timekeeping method? YES If Yes, Describe: Dispatch Log Does the Applicant plan to store their vehicles at a location other than their business domicile? Provide address (If known): Applicant will secure a storage location in compliance.			
Applicant plans to operate from a home office Address (If Known): 7129 Arcturus PI. Las Vegas, NV 89131 Does the Applicant have an acceptable Timekeeping method? YES If Yes, Describe: Dispatch Log Does the Applicant plan to store their vehicles at a location other than their business domicile? Provide address (If known): Applicant will secure a storage location in compliance. Does the Applicant understand the operating authority sought, and is their plans consistent with the applied authority? YES	x	NO	
Applicant plans to operate from a home office Address (If Known): 7129 Arcturus PI. Las Vegas, NV 89131 Does the Applicant have an acceptable Timekeeping method? YES If Yes, Describe: Dispatch Log Does the Applicant plan to store their vehicles at a location other than their business domicile? Provide address (If known): Applicant will secure a storage location in compliance. Does the Applicant understand the operating authority sought, and is their plans	x	NO	hit

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.

E

Does the Applicant understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance driver qualification files? YES	x	NO	
Does the Applicant understand the requirements contained within 49 CFR 396 as they pertain to the establishment and maintenance of vehicle maintenance records?	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	x	NO	
Has the Applicant contracted with a laboratory to perform and monitor their substance abuse program? YES	1	NO	x
If so, which laboratory?			

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

COM	PLIANCE ITEMS
1	Avoid Material Changes
2	File with the Authority evidence, (Form E), or required insurance in Applicant's name.
3	File with the Authority the necessary insurance (Certificate of Insurance), describing liability limits, and vehicles covered.
4	Make vehicle(s) available for inspection by Enforcement Staff to ensure that they properly display the CPCN number, name of company, and other required markings, in accordance with NAC 706.170, and NAC 706.412. Provide copies of insurance cab card, annual (USDOT) vehicle inspections, titles, and registrations.
5	Ensure Driver qualification files are setup in accordance with CFR 391.51. Make available to Enforcement Staff for inspection of their business and vehicle domiciles. Ensure all drivers have pre-employment drug testing in accordance with Title 49, Parts 40, and 382. Explain and make available for inspection set-up of time tracking method put into place.
6	Ensure vehicle maintenance files are set up in accordance with CFR 396.
7	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: JAMA	DATE: 2/	15/22
REVIEWED BY SUPERVISOR	DATE:	17/22
REVIEWED BY FINANCIAL ANALYST	DATE:	-,
REVIEWED BY APPLICATION MANAGER	DATE: 2/	8/22

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# 66

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Jofam, LLC d/b/a All In)	
Towing for a certificate of public convenience and)	
necessity to provide consent and non-consent tow)	Docket 21-11024
car service within the State of Nevada.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 November 18, 2021, Jofam, LLC d/b/a All In Towing ("Applicant") filed with the Authority an Application to provide consent and non-consent tow car service by tow car vehicle within the State of Nevada. Said Application was designated as Docket 21-11024.
- 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 21-11024 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 7520 shall be issued Jofam, LLC d/b/a All In Towing as
specified below:

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

Between points and places within the State of Nevada.

- 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. Also, make available for inspection of the tow yard.
 - f. Ensure vehicle maintenance files are setup in accordance with CFR 396.
 - g. Provide a copy of the tow bill which includes the CPCN number granted.

///

Docket 21-11024 Page 3 of 4

h. 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.

- i. Provide a copy of a dispatch log in accordance with NAC 706.430.
- j. 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.
- k. Inspect tow yard and attach inspection sheet.
- 1. Apply for Tow Car Plates and pay any and all associated fees.
- m. Provide a copy of the Amber Light Permit.
- n. 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.
- o. 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.

Docket 21-11024 Page 4 of 4

6. The Deputy Commissioner shall be authorized to issue a Certificate of Public Convenience and Necessity upon Applicant's compliance with all requirements set forth hereinabove.

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

	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	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.

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

DOCKET NUMBER: 21-11024 DATE A	PPLICATION WAS FILED: 12/06/2021			
APPLICANT: Jonathan Dominguez	TITLE: Owner			
COMPANY NAME: JOFAM, LLC dba ALL IN TOWING				
ADDRESS: 7811 VICTORIA TOWER COURT, LAS VEGAS NV 89113				
PHONE NUMBERS: 702 742 6240				
ATTORNEY: BRENT CARSON	PHONE#: 702 471 1111			
INVESTIGATOR: WOODS	DATE ASSIGNED: 12/06//2021			

GENERAL REQUIREMENTS FOR APPLICATION (NAC 706.1375.2)

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

IS APPLICANT PRESENTLY PROVIDING ANY TYPE OF		110	X	What type of	
SERVICE:		YES	NO		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	Α

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

Identify each owner and their percentage of ownership:

Jonathan Dominguez: 100%

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

Briefly describe the responsibilities of each owner.

Jonathan Dominguez: Accounting, hiring, firing, Day to Day Operations

Has the criminal background check disclosed any issue of concern?	YES	NO	X
Name(s): JONATHAN DOMINGUEZ			
Has there been any previous NTA enforcement action? (Including against the companies drivers)	YES	NO	Х
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)	7		



	E	xh	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 o NRS, or CFR violations. Attach copies of MC/USDOT rating.		N/	
If the Applicant will be operating under a fictitious firm name, attach a copy of their	-∤E	xh	ibit
fictitious firm name filing.		C	
Identify key personnel who have no ownership interest and briefly describe their respon	nsibil	itie	s:
Martin Terrazas: Operating Tow Vehicle, Driver training, Maintenance Files, and Driver (Files	Qualif	ica	tion
Describe the type and number of vehicles the applicant intends to operate:			
A. Type of Vehicles: DODGE RAM 4500			
B. Number of Vehicles: 1			
Address where we have a first in the second state of the second st	_ E		bit
Attach photographs of vehicles as an exhibit.		_D	
If available, provide copies of vehicle titles and registration.			
Describe the facilities to be used for this operation: Commercial space to be determined during compliance			
Address (If Known):			
Does the Applicant have an acceptable Timekeeping method? YES X If Yes, Describe: TIMECLOCK	NC) [
Decade A. P. de La de de la la la de la decada de la la decada de la la decada de la decada decada de la decada decada de la decada decada decada decada decada de la decada decada decada de la decada			
Does the Applicant plan to store their vehicles at a location other than their business domicile?	NC	.	X
Provide address (If known):	INC		_
Does the Applicant understand the operating authority sought, and is their plans consistent with the applied authority?	NC	5	
Can the Applicant secure insurance as required by NAC 706.191? YES XX			
	_ E:	xhi	bit
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.	E	xhi F	bit
Done the Applicant and described the government of the transfer of the Applicant and the government of the transfer of the Applicant of the transfer of the transfer of the Applicant of the transfer of the t		Т-	
Does the Applicant understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance driver qualification files?	NC	,	
Does the Applicant understand the requirements contained within 49 CFR 396 as	+110	+	
they pertain to the establishment and maintenance of vehicle maintenance YES	NO		
Does the Applicant understand the requirement that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382?	Ma		

Has the Applicant contracted with a laboratory to perform and monitor their substance abuse program?

If so, which laboratory? Compliance

YES

NO

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

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 bill in accordance with NAC 706.420
8	File a copy of dispatch log in accordance with NAC 706.430
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	(Non-Consent tows) Inspect tow yard and attach inspection sheet.
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	Please 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: 1/21/2022
REVIEWED BY SUPERVISOR:	DATE: 1/24/22
REVIEWED BY FINANCIAL ANALYST Comes	DATE: J. JR. SOL
REVIEWED BY APPLICATION MANAGER	DATE: 3 . 2 . 20 7 -

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# 67

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Aloma Towing, LLC for)	
a certificate of public convenience and necessity to)	
provide consent-only tow car service within the)	Docket 21-11027
State of Nevada.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 November 22, 2021, Aloma 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 21-11027.
- 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 21-11027 Page 2 of 4

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

to:

 Upon full compliance with the conditions of this Order, a Certificate of Public Convenience and Necessity identified as CPCN 7522 shall be issued to Aloma 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

- 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 and Schedule of Autos) 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 21-11027 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 NO LATER THAN 120 days after issuance of this Order. If the Applicant fails to comply within 120 days after issuance of this Order, the Deputy Commissioner may vacate this Order and dismiss this Application.
- 4. This Order does not constitute operating authority. **Performance of the transportation** services contemplated by this Order may not be instituted prior to the issuance of the Certificate referred to hereinabove.
- 5. If the Applicant is cited by the Authority for any violation of NRS 706 or NAC 706 prior to the issuance of the Certificate referred to hereinabove, the Deputy Commissioner shall vacate this Order and dismiss this Application unless the Authority orders otherwise.
- 6. The Deputy Commissioner shall be authorized to issue a Certificate of Public Convenience and Necessity upon Applicant's compliance with all requirements set forth hereinabove.

Docket 21-11027 Page 4 of 4

7.	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

DOCKET NUMBER: 21-11027	DATE APPLICATION WAS FILED: 11/22/21			
APPLICANT: Liban A Aloma Muniz	TITLE: Owner			
COMPANY NAME: Aloma Towing,	LLC			
ADDRESS: 7021 W Washington Ave, Las Vegas, NV 89128				
PHONE NUMBERS: 702-743-9575				
ATTORNEY: N/A PHONE#: N/A				
INVESTIGATOR: D. Main	DATE ASSIGNED: 12/23/21			

GENERAL REQUIREMENTS FOR APPLICATION (NAC 706.1375.2)

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

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

Exhibit
Α

IDENTIFY OWNERS	HIP STRUCTURE OF	THE PR	OPOSED OPERATIONS	5	
Corporation	LLC	X	Partnership	Sole Proprietorship	٦

Corporation LLC X Partnership Sole Proprietorship

Identify each owner and their percentage of ownership:

Liban A Aloma Muniz - 100%

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

Briefly describe the responsibilities of each owner.

Mr. Aloma-Muniz will be the sole owner/operator/driver of the business. He will manage all day-to-day operations to include maintaining the driver and vehicle files, truck maintenance, financial aspects as well as all other duties to maintain the company.

Has the criminal background check disclosed any issue of concern?	YES	NO	X
Name(s): Liban A Aloma Muniz- no issues of concern were noted during	his process.		
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)			



	Exhibi
If so, attach copies of Enforcement Database Printout(s). If more than 5 citations	NUA
include summary listing the citation number, fine amounts and date of issuance, NAC or NRS, or CFR violations. Attach copies of MC/USDOT rating.	N/A
	Exhibi
If the Applicant will be operating under a fictitious firm name, attach a copy of their fictitious firm name filing.	N/A
Identify key personnel who have no ownership interest and briefly describe their respons There will not be any other key personnel.	ibilities:
Describe the type and number of vehicles the applicant intends to operate:	
A. Type of Vehicles: Freightliner	100
B. Number of Vehicles: 1	
	Exhibi
Attach photographs of vehicles as an exhibit.	C
If available, provide copies of vehicle titles and registration. COMPLIANCE	
Describe the facilities to be used for this operation: Home-Based Business	
Address (If Known): 7021 W Washington Ave, Las Vegas, NV 89128	
Does the Applicant have an acceptable Timekeeping method? YES	NO X
If Yes, Describe: COMPLIANCE	
Does the Applicant plan to store their vehicles at a location other than their	
business domicile? YES X	NO
Provide address: Applicant will obtain a commercial parking location during compliance	
Does the Applicant understand the operating authority sought, and is their plans	
consistent with the applied authority?	NO
Can the Applicant secure insurance as required by NAC 706.191? YES X	NO
Attach appropriate proof of insurance, or ability to obtain, as an exhibit.	Exhibit
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.	Exhibit E
December Applicant and december of the applicance of the second state of the second st	
Does the Applicant understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance driver qualification files?	NO
YES X Does the Applicant understand the requirements contained within 49 CFR 396 as	NO
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?	NG.
Has the Applicant contracted with a laboratory to perform and monitor their	NO
substance abuse program? YES	NO
If so, which laboratory? COMPLIANCE	

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

COM	PLIANCE ITEMS				
1	Avoid Material Changes				
2	File with the Authority evidence, (Form E), or required insurance in Applicant's name.				
3	File with the Authority the necessary insurance (Certificate of Insurance and Schedule of Autos),				
3	describing liability limits, and vehicles covered.				
	Make vehicle(s) available for inspection by Enforcement Staff to ensure that they properly display				
4	the CPCN number, name of company, and other required markings, in accordance with NAC				
1	706.170, and NAC 706.412. Provide copies of insurance cab card, annual (USDOT) vehicle				
	inspections, titles, and registrations.				
l.	Ensure Driver qualification files are setup in accordance with CFR 391.51. Make available to				
5	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.				
Provide copy of contract with a laboratory to perform and monitor their substance abus					
	and enrollment list.				
4.0	Please provide proof that the Applicant is in compliance with all municipal, county, and				
13	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: VIVIOUS	DATE:021822
REVIEWED BY SUPERVISOR	DATE: 2/33
REVIEWED BY FINANCIAL ANALYST	DATE:
REVIEWED BY APPLICATION MANAGER Milloud	DATE: 2/25/27

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 01/24/22rmr

Agenda Item# 68

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Barreras Towing)	
Company, LLC for a certificate of public)	
convenience and necessity to provide consent-only)	Docket 21-12035
tow car service within the State of Nevada.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 December 29, 2021, Barreras Towing Company, 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 21-12035.
- 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 21-12035 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 7521 shall be issued to Barreras Towing Company, 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 and Schedule of Autos) 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 21-12035 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 NO LATER THAN 120 days after issuance of this Order. If the Applicant fails to comply within 120 days after issuance of this Order, the Deputy Commissioner may vacate this Order and dismiss this Application.
- 4. This Order does not constitute operating authority. **Performance of the transportation** services contemplated by this Order may not be instituted prior to the issuance of the Certificate referred to hereinabove.
- 5. If the Applicant is cited by the Authority for any violation of NRS 706 or NAC 706 prior to the issuance of the Certificate referred to hereinabove, the Deputy Commissioner shall vacate this Order and dismiss this Application unless the Authority orders otherwise.
- 6. The Deputy Commissioner shall be authorized to issue a Certificate of Public Convenience and Necessity upon Applicant's compliance with all requirements set forth hereinabove.

Docket 21-12035 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 Commission	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

DOCKET NUMBER: 21-12035	DATE APPLICATION WAS FILED: 12/29/21	
APPLICANT: Kirsten Rurienzo	TITLE: Owner	
COMPANY NAME: Barrera's Tov	ving Company, LLC	
ADDRESS: 9005 W Oquendo Rd	., Apt 2064, Las Vegas, NV 89148	
PHONE NUMBERS: 702-886-395	59	
ATTORNEY: N/A	PHONE#: N/A	
INVESTIGATOR: D. Main	DATE ASSIGNED: 01/10/22	

GENERAL REQUIREMENTS FOR APPLICATION (NAC 706.1375.2)

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

IS APPLICANT PRESENTLY PROVIDING ANY TYPE OF SERVICE: YES					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

ttach completed Appl	ication Cath pag	e as Exili	DICA		A
DENTIFY OWNERSHIP	STRUCTURE O	F THE PR	OPOSED OPERATION	NS	
Corporation	LLC	X	Partnership	Sole Proprie	etorship

Kirsten Turienzo – 40% Rolando Barreras Turienzo – 60%

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

Briefly describe the responsibilities of each owner.

Ms. Turienzo will over see the day to day operations of the business to include maintaining the driver and vehicle files, drug testing/consortium enrollment duties and all other office related duties.

Mr. Turienzo will be the sole driver initially. He will be responsible for hiring, supervising, firing, training of all drivers, maintaining the truck in good working order and all other related duties.

Has the criminal background check disclosed any issue of concern?

YES

NO

X

Name(s): Kirsten Cassandra Turienzo and Rolando Barreras Turienzo – no issues of concern were noted during this process.



(Including against the companies drivers)	YES		NO	X
Does the Applicant have USDOT Authority? (If so, include the SAFER pri	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)				
			Exh	
If so, attach copies of Enforcement Database Printout(s). If more than 5 include summary listing the citation number, fine amounts and date of is NRS, or CFR violations. Attach copies of MC/USDOT rating.		C or	N/.	Α
			Exhi	ibit
If the Applicant will be operating under a fictitious firm name, attach a co fictitious firm name filing.	py of their		N/	A
Identify key personnel who have no ownership interest and briefly descri	ibe their resp	oonsik	oilitie	s:
There will not be any other key personnel.				
Describe the type and number of vehicles the applicant intends to operat	te:			
A. Type of Vehicles: International or Similar				
B. Number of Vehicles: 1				
			Exhi	
	COMPLIAN	05	Exh	
Attach photographs of vehicles as an exhibit. If available, provide copies of vehicle titles and registration.	COMPLIAN	CE		
		CE		
If available, provide copies of vehicle titles and registration.	988	CE		
If available, provide copies of vehicle titles and registration. Describe the facilities to be used for this operation: Home-Based Busine	988			
If available, provide copies of vehicle titles and registration. Describe the facilities to be used for this operation: Home-Based Busine Address (If Known): 9005 W Oquendo Rd., Apt 2064, Las Vegas, NV 8914	988 48			
If available, provide copies of vehicle titles and registration. Describe the facilities to be used for this operation: Home-Based Busine Address (If Known): 9005 W Oquendo Rd., Apt 2064, Las Vegas, NV 8914 Does the Applicant have an acceptable Timekeeping method? If Yes, Describe:	YES COMPLIAN			
If available, provide copies of vehicle titles and registration. Describe the facilities to be used for this operation: Home-Based Busine Address (If Known): 9005 W Oquendo Rd., Apt 2064, Las Vegas, NV 8914 Does the Applicant have an acceptable Timekeeping method?	YES COMPLIAN	NCE		
If available, provide copies of vehicle titles and registration. Describe the facilities to be used for this operation: Home-Based Busine Address (If Known): 9005 W Oquendo Rd., Apt 2064, Las Vegas, NV 8914 Does the Applicant have an acceptable Timekeeping method? If Yes, Describe: Does the Applicant plan to store their vehicles at a location other than the	YES COMPLIAN	NCE	NO	-
If available, provide copies of vehicle titles and registration. Describe the facilities to be used for this operation: Home-Based Busine Address (If Known): 9005 W Oquendo Rd., Apt 2064, Las Vegas, NV 8914 Does the Applicant have an acceptable Timekeeping method? If Yes, Describe: Does the Applicant plan to store their vehicles at a location other than the business domicile?	YES COMPLIAN	NCE X	NO	-
If available, provide copies of vehicle titles and registration. Describe the facilities to be used for this operation: Home-Based Busine Address (If Known): 9005 W Oquendo Rd., Apt 2064, Las Vegas, NV 8914 Does the Applicant have an acceptable Timekeeping method? If Yes, Describe: Does the Applicant plan to store their vehicles at a location other than the business domicile? Provide address (If known): Does the Applicant understand the operating authority sought, and is the consistent with the applied authority?	YES COMPLIAN YES COMPLIAN OF THE PROPERTY OF	NCE X	NO NO	
If available, provide copies of vehicle titles and registration. Describe the facilities to be used for this operation: Home-Based Busine Address (If Known): 9005 W Oquendo Rd., Apt 2064, Las Vegas, NV 8914 Does the Applicant have an acceptable Timekeeping method? If Yes, Describe: Does the Applicant plan to store their vehicles at a location other than the business domicile? Provide address (If known): Does the Applicant understand the operating authority sought, and is the consistent with the applied authority?	YES COMPLIAN YES COMPLIAN OF THE PROPERTY OF	NCE X NCE	NO NO NO NO	X
If available, provide copies of vehicle titles and registration. Describe the facilities to be used for this operation: Home-Based Busine Address (If Known): 9005 W Oquendo Rd., Apt 2064, Las Vegas, NV 8914 Does the Applicant have an acceptable Timekeeping method? If Yes, Describe: Does the Applicant plan to store their vehicles at a location other than the business domicile? Provide address (If known): Does the Applicant understand the operating authority sought, and is the consistent with the applied authority? Can the Applicant secure insurance as required by NAC 706.191?	YES COMPLIAN YES COMPLIAN OF THE PROPERTY OF	NCE X	NO NO	X
If available, provide copies of vehicle titles and registration. Describe the facilities to be used for this operation: Home-Based Busine Address (If Known): 9005 W Oquendo Rd., Apt 2064, Las Vegas, NV 8914 Does the Applicant have an acceptable Timekeeping method? If Yes, Describe: Does the Applicant plan to store their vehicles at a location other than the business domicile? Provide address (If known): Does the Applicant understand the operating authority sought, and is the	YES COMPLIAN YES COMPLIAN OF THE PROPERTY OF	NCE X	NO NO NO NO Exhi	X
If available, provide copies of vehicle titles and registration. Describe the facilities to be used for this operation: Home-Based Busine Address (If Known): 9005 W Oquendo Rd., Apt 2064, Las Vegas, NV 8914 Does the Applicant have an acceptable Timekeeping method? If Yes, Describe: Does the Applicant plan to store their vehicles at a location other than the business domicile? Provide address (If known): Does the Applicant understand the operating authority sought, and is the consistent with the applied authority? Can the Applicant secure insurance as required by NAC 706.191?	YES COMPLIAN PORT OF PROPERTY	NCE X	NO NO NO NO Exhi	X

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

Has the Applicant signed the NTA Knowledge Statement?	YES	X	NO	
			Exh	ibit
Attach signed Knowledge Statement.			F	i 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 and Schedule of Autos), 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	Please 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: WILLIAM STATE OF THE STATE OF	DATE: 02 22 22
REVIEWED BY SUPERVISOR:	DATE: 1/23/22
REVIEWED BY FINANCIAL ANALYST	DATE:
REVIEWED BY APPLICATION MANAGER	DATE: 2/25/22

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# 69

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Application of American Stage)	
Lines, Inc. d/b/a All-American Stage Lines for a)	Docket 20-03015
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 March 24, 2022.

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 13, 2020 USA Coach Services, Inc. ("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 20-03015.
- 2. That the Application was properly noticed to the public and no Petitions for Leave to Intervene or Protests were filed.
- 3. That on February 15, 2021 the Applicant gave notice of their intent to change their corporate name as the result of a cease and desist letter USA Coach Services received from Coach USA regarding the use of the USA Coach Services name.
- 4. That on June 22, 2021 the Applicant filed an Amended Application under the name American Stage lines, Inc. d/b/a All-American Stage Lines.
- 5. That on November 3, 2021 Kimberly M. Rushton, Esq. filed a second Amendment to the

Docket 20-03015 Page 2 of 4

Application detailing a different set of vehicles, an address change, and change of company President to Ryan Emison.

- 6. That on December 3, 2021 a Petition for Interim Authority was filed.
- 7. That on February 1, 2022 the Interim Order was issued granting temporary authority during the pendency of the application, specifically the background results for Jeffrey Capozzi.
- 8. 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.

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, the Temporary Certificate of Public Convenience and Necessity identified as CPCN 2303 shall be cancelled and CPCN 2303, Sub 1, shall be issued to American Stage Lines, Inc. d/b/a All-American Stage Lines 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:

Docket 20-03015 Page 3 of 4

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 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.
- c. 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. 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.
- 6. 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 20-03015 Page 4 of 4

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

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

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

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: Application of American Stage Lines dba

All American Stage Lines to operate as a charter bus carrier.

Docket # 20-03015

ORDER GRANTING INTERIM OPERATING AUTHORITY

Pursuant to Nevada Revised Statute ("NRS") 706.151, the Nevada Transportation Authority ("Authority") has legal jurisdiction and authority over this matter. Similarly, the Authority maintains the legal authority to grant interim operating authority. See, Nevada Administrative Code ("NAC") 706.3998.

On or about March 15, 2020, American Stage Lines dba All American Stage Lines filed an application for a Certificate of Public Convenience and Necessity ("CPCN") seeking authority to operate as an intrastate charter bus carrier transporting passengers to points and places within the State of Nevada. The application was accepted and noticed by the NTA and no petitions for leave to intervene were filed. See, NRS 706.463.

Thereafter, on November 28, 2021, Applicant, by and through legal counsel, filed a request for interim authority to operate as a charter bus carrier providing intra-state charter bus services consistent with NAC 706.3957.

In accordance with NRS 706.463, All American Stage Lines has submitted evidence demonstrating its ability to obtain liability insurance consistent with NRS 706.291. Furthermore, each owner, the President and General Manager and Safety Manager have submitted a complete set of fingerprints 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. Thus, Applicant has satisfactorily demonstrating all applicable legal standards necessary to conduct charter bus services within the State of Nevada.

IT IS HEREBY ORDERED that All American Stage Lines be granted interim operating authority to provide intra-state charter bus service in the State of Nevada.

DATED this 27th day of January, 2022.

R. David Groover, Commissioner Nevada Transportation Authority

Attest:

Patricia M. Erickson, Esq. Administrative Attorney

Nevada Transportation Authority

Dated: 01.27.2022

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the 23rd day of November, 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 PETITION FOR INTERIM AUTHORITY in a sealed envelope with first class postage fully prepaid thereon, addressed to:

Louis Csoka, Deputy Attorney General Office of the Attorney General 555 E. Washington Ave., Suite 390 Las Vegas, NV 89101

/s/Theresa Rutkowski
An employee of COOPER LEVENSON

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

APPLICANT: Ryan Emison

COMPANY NAME: American Stage Lines, Inc d/b/a All-American Stage Lines.

On June 22, 2021, the Application was amended to change the name to American Stage Lines, Inc. d/b/a All-American Stage Lines.

On March 13, 2020, the Application was filed with the name of USA Coach services, Inc. ADDRESS: 3525 W Hacienda Ave. Las Vegas, NV. 89118

PHONE NUMBERS: (702) 659-1097

INVESTIGATOR: M. Acevedo

DATE ASSIGNED: 3/17/2020

WHAT TYPE OF SER	VICE	IS PROPOSED?
Charter Bus	X	
*Tow Car		
*Consent		
*Non-Consent		1
IS ADDI ICANT PRES	SENTI	Y PROVIDING ANY

IS APPLICANT PRESEN SERVICE:	NTLY PROVIDING ANY	TYPE	OF YES	x	NO		What type of service?	
Charter Limousine	Charter Bus	Х	Contract	Carrie	er		Airport Transfer	
Scenic Tours	Special Services		Tax	(i			Tow Car	
HHG	NEMT		US DOT A	uthor	ity	Х	Other States	
	-1						Exh	ihi

Attach completed Application Oath page as Exhibit A A

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

Identify each owner and their percentage of ownership:

Paul Cremers – 50% Manou Staal – 16.66%

Rogier Staal – 16.66%

Michael Van Der Voet - 16.66%

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

Briefly describe the responsibilities of each owner.

Michael Van Der Voet - Financial backing only

Paul Cremers – Financial backing only

Manou Staal – Financial backing only Rogier Staal – Financial backing only

Has the criminal background check disclosed any issue of concern?

YES NO

Name(s): No issues of concern were noted during the fingerprinting process.

Ryan Emison Jeffrey Capozi



X

Michael Van Der Voet			
Paul Cremers			
Manou Staal			
Rogier Staal			
Has there been any previous NTA enforcement action? YES (Including against the companies drivers)		NO	X
Does the Applicant have USDOT Authority? (If so, include the SAFER printout as exhibit)	x	NO	
	X		
Is Applicant operating in another state? If so, which State and under what type of Authority? (explain) Applicant is approach a providing Charter bug services between Las Vegas and va		NO	in
If so, which State and under what type of Authority? (explain) Applicant is currently providing Charter bus services between Las Vegas and va		vie)	in
If so, which State and under what type of Authority? (explain)		points	in
If so, which State and under what type of Authority? (explain) Applicant is currently providing Charter bus services between Las Vegas and va	rious	points	
If so, which State and under what type of Authority? (explain) Applicant is currently providing Charter bus services between Las Vegas and va California and Tucson, AZ. 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, N	rious	points	nibit

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

Ryan Emison – Day-to-day operations, overseeing driver qualification file and vehicle maintenance file, hiring/firing, driver training and financial operations.

Jeffrey Capozzi – Safety & training manager. Driver qualification files and driver training.

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

A. Type of Vehicles: A combination of 2020 Volvo model 9700, Setra Model I S417-TC

B. Number of Vehicles: 13 motor coaches

Exhibit

Attach photographs of vehicles as an exhibit.

E If available, provide copies of vehicle titles and registration.

N/A

Describe the facilities to be used for this operation:				
Address (If Known): 3525 W Hacienda Ave. Las Vegas, NV. 89118				
Does the Applicant have an acceptable Timekeeping method?	YES	Х	NO)
If Yes, Describe: Time Clock				
Does the Applicant plan to store their vehicles at a location other than their business domicile?	YES		NO	х
Provide address (If known):	600		25	
Does the Applicant understand the operating authority sought, and is their pla consistent with the applied authority?	ns 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.			F	:
Attach copies of the Applicant's charter orders, tow bill, tow invoice (whicheve applicable) and for tow companies only, a copy of a tariff.	r is		Exh	

Does the Applicant understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance driver qualification files? YES	x	NO	
	^	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	x	NO	
Has the Applicant contracted with a laboratory to perform and monitor their			
substance abuse program? Will be done in compliance YES		NO	X
If so, which laboratory?			

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

Background Compliance Items are in conjunction with the Interim Compliance Order that was issued on 01/27/2022. CPCN # 2303 was issued to the company.

COMPLIANCE ITEMS Avoid Material Changes File with the Authority evidence, (Form E), or required insurance in Applicant's name. 2 File with the Authority the necessary insurance (Certificate of Insurance), describing liability limits, 3 and vehicles covered. 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. Ensure all drivers have applied for temporary drivers permit (passenger transportation only) 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. Ensure vehicle maintenance files are set up in accordance with CFR 396. 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. 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 10 authority granted, CPCN number, and the name and address of the Applicant. Provide copy of contract with a laboratory to perform and monitor their substance abuse program 11 and enrollment list. Remit to the Authority any naticing fees and/or other outstanding debt due to the Authority. 12

INVESTIGATOR: M. Acevedo	DATE: 9. 17.22
REVIEWED BY SUPERVISOR:	DATE: 2/1/22
REVIEWED BY APPLICATION MANAGER & Spland	DATE: 2/2/22

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

Rev 07/31/2019

Agenda Item# 70

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Application of Select Limousine)	
Service, LLC d/b/a SLS for a Certificate of Public)	Docket 21-10034
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 March 24, 2022.

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 October 21, 2021 Select Limousine Service, LLC d/b/a SLS ("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 21-10034.
- 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 21-10034 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 2307 shall be issued to Select Limousines Service, LLC d/b/a SLS 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 and Schedule of Autos) 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 21-10034 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 21-10034 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

D/ (OKOKOKO						J	,			
DOCKET NUMBE	R:	21-10034 D	ATE	APPLICAT	TION W	AS FI	LED: 1	0/2	1/21	
APPLICANT: Jose	e Lu	uis Contreras			TITLE:	Owr	ner			
COMPANY NAME	: 5	Select Limousine S	Servi	ce, LLC d/b	/a SLS					
ADDRESS: 3300	_									
PHONE NUMBER	_			<u> </u>						
INVESTIGATOR:	K.	Rayson		1	ATE A	SSIGI	NED:	11/5	/21	
GENERA	LF	REQUIREMENTS	FOR	APPLICA	TION (N	AC 7	06.137	5.2)		-
WHAT TYPE OF SER	VIC	E IS PROPOSED?]							
Charter Bus	X									
*Tow Car	1395	_								
*Consent										
*Non-Consent										
IS APPLICANT PRES	SEN	TLY PROVIDING AN	Y TYI	PE OF	TI	1.	W	hat t	ype of	f
SERVICE:				YES	N	D X		serv	ice?	
Charter Limousine		Charter Bus		Contract			Airpor			
Scenic Tours	_	Special Services	+	Tax		-		w Ca		+
HHG		NEMT		US DOT A	uthority	\perp	Othe	r Sta	tes	
									Ext	nibit
Attach completed Ap	pplic	ation Oath page as	Exhi	oit A					-	A
						= 1				
IDENTIFY OWNERS	HP 3		E PRO				la Desa	-1-4		
Corporation		LLC 1		Partnershi	Р		ole Prop	rietor	snip	1
Identify each owner	and	their percentage of	owne	ership:						
40%										
Jose Luis Contrera	as -	- 100%								
									Evi	nibit
Attach as an exhibit,	anr	propriate proof of ov	vnore	hin interest v	vhere an	nlicabl			_	B
Attaon as an exilibri	· wpr	oropriate proor or or	*****	mp interest t	того ар	piioub.				
Briefly describe the	resp	onsibilities of each	owne	er.						
		CONT. (2) (2) (2) (2)	2 28	D 507 827 0	20 202	2 12				128 124
Jose Luis Contrer					r Qualif	icatio	n Files	and	l Veh	icle
Maintenance Files	s, Hi	iring and Firing, Tı	rainir	ng						
Has the criminal bac	kar	ound check disclose	ed an	v issue of co	ncern?	-	YES		NO	X
Name(s):	wa.	ound check disclose	su an	y issue or co	1001111		120	1	110	1 1
1.00(0)										•
Jose Luis Contrera	as									
Has there been any	nro	ious NTA anforcem	ent s	ction?			YES	- A P.	NO	_
(Including against t			ent at				123	X	110	
Does the Applicant I			(If so	, include the	SAFER	orintou	ıt as			
exhibit)			vī.				YES	X	NO	
Is Applicant operation	ng in	another state?					YES		NO	X
If so, which State and	und	er what type of Autho	rity?	(explain)				_		



		Exhib
f so, attach copies of Enforcement Database Printout(s). If more than 5 citations nclude summary listing the citation number, fine amounts and date of issuance, NAC NRS, or CFR violations. Attach copies of MC/USDOT rating.	or	С
		Exhib
f the Applicant will be operating under a fictitious firm name, attach a copy of their ictitious firm name filing.		D
dentify key personnel who have no ownership interest and briefly describe their response.	onsibi	ilities:
Describe the type and number of vehicles the applicant intends to operate: A. Type of Vehicles:		
Applicant plans to purchase an 18 passenger Ford F-450 or similar vehicle.		
B. Number of Vehicles:		
Applicant plans to begin operating with one vehicle.		
		Exhib
Attach photographs of vehicles as an exhibit. If available, provide copies of vehicle titles and registration.		_ E_
Describe the facilities to be used for this operation: Applicant plans to operate from a commercial business office.		
Applicant plans to operate from a commercial business office. Address (If Known):		
Applicant plans to operate from a commercial business office.		
Applicant plans to operate from a commercial business office. Address (If Known): 3300 W Dewey Dr., Suite 1		0 X
Applicant plans to operate from a commercial business office. Address (If Known): 3300 W Dewey Dr., Suite 1 Las Vegas, NV 89118	N	юх
Applicant plans to operate from a commercial business office. Address (If Known): 3300 W Dewey Dr., Suite 1 Las Vegas, NV 89118 Does the Applicant have an acceptable Timekeeping method? YES	N	10 X
Applicant plans to operate from a commercial business office. Address (If Known): 3300 W Dewey Dr., Suite 1 Las Vegas, NV 89118 Does the Applicant have an acceptable Timekeeping method? YES Compliance If Yes, Describe: Does the Applicant plan to store their vehicles at a location other than their business domicile?		10 X
Applicant plans to operate from a commercial business office. Address (If Known): 3300 W Dewey Dr., Suite 1 Las Vegas, NV 89118 Does the Applicant have an acceptable Timekeeping method? YES Compliance If Yes, Describe: Does the Applicant plan to store their vehicles at a location other than their		
Applicant plans to operate from a commercial business office. Address (If Known): 3300 W Dewey Dr., Suite 1 Las Vegas, NV 89118 Does the Applicant have an acceptable Timekeeping method? YES Compliance If Yes, Describe: Does the Applicant plan to store their vehicles at a location other than their business domicile? Provide address (If known):	N	10)
Applicant plans to operate from a commercial business office. Address (If Known): 3300 W Dewey Dr., Suite 1 Las Vegas, NV 89118 Does the Applicant have an acceptable Timekeeping method? Compliance If Yes, Describe: Does the Applicant plan to store their vehicles at a location other than their business domicile? Provide address (If known): Does the Applicant understand the operating authority sought, and is their plans consistent with the applied authority? YES	N N	
Applicant plans to operate from a commercial business office. Address (If Known): 3300 W Dewey Dr., Suite 1 Las Vegas, NV 89118 Does the Applicant have an acceptable Timekeeping method? Compliance If Yes, Describe: Does the Applicant plan to store their vehicles at a location other than their business domicile? Provide address (If known): Does the Applicant understand the operating authority sought, and is their plans consistent with the applied authority? YES	N N N N N N N N N N N N N N N N N N N	10)
Applicant plans to operate from a commercial business office. Address (If Known): 3300 W Dewey Dr., Suite 1 Las Vegas, NV 89118 Does the Applicant have an acceptable Timekeeping method? Compliance If Yes, Describe: Does the Applicant plan to store their vehicles at a location other than their business domicile? Provide address (If known): Does the Applicant understand the operating authority sought, and is their plans consistent with the applied authority? YES	N N N N N N N N N N N N N N N N N N N	10)
Applicant plans to operate from a commercial business office. Address (If Known): 3300 W Dewey Dr., Suite 1 Las Vegas, NV 89118 Does the Applicant have an acceptable Timekeeping method? Compliance If Yes, Describe: Does the Applicant plan to store their vehicles at a location other than their business domicile? Provide address (If known): Does the Applicant understand the operating authority sought, and is their plans consistent with the applied authority? Can the Applicant secure insurance as required by NAC 706.191? YES	X N X N	IO)

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

Has the Applicant signed the NTA Knowledge Statement?	YES	X	NO	
			Exhi	bit
Attach signed Knowledge Statement.			H	E .

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: 2/24/22
REVIEWED BY SUPERVISOR	DATE: 2 2
REVIEWED BY FINANCIAL ANALYST) NIG	DATE:
REVIEWED BY APPLICATION MANAGER	DATE: 2.25-22

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# 71

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Application of Sunshine)	
Transportation, LLC d/b/a SunTrans for a Certificate)	Docket 21-11017
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 March 24, 2022.

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 November 15, 2021 Sunshine Transportation, LLC d/b/a SunTrans ("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 21-11017.
- 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 21-11017 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 2308 shall be issued to Sunshine Transportation, LLC d/b/a SunTrans 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 and Schedule of Autos) 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 21-11017 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 <u>NO LATER</u> <u>THAN</u> 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 21-11017 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.

Exhibit

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

DATE APPLICATION WAS FILED: 11/15/21
TITLE: Owner
sportation, LLc d/b/a SunTrans
egas, NV 89132
PHONE#: 702-878-6000
DATE ASSIGNED: 11/17/21

GENERAL REQUIREMENTS FOR APPLICATION (NAC 706.1375.2)

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

IS APPLICANT PRESE SERVICE:	ENTLY PROVIDING ANY T	YPE OF YES	NO	x	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

IDENTIFY OWNERSHI	P 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.

Yalem Gedion - 100%

Ms. Gedion will be the sole owner responsible for all aspects of the business to include hiring, firing and training of drivers, billing, dispatching, maintenance of the driver qualification and vehicle maintenance files. Ms. Gedion will also serve as the company's only driver at this time.

Has the criminal background check disclosed any issue of concern?	YES		NO	X
Name(s): Yalem Gedion - Owner - No issues of concern were noted duri	ng this pro	cess		
Has there been any previous NTA enforcement action? (Including against the companies drivers)	YES	X	NO	
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)	-			



	Exh	ibit
If so, attach copies of Enforcement Database Printout(s). If more than 5 citations include summary listing the citation number, fine amounts and date of issuance, NAC or NRS, or CFR violations. Attach copies of MC/USDOT rating.	C	
If the Applicant will be operating under a fictitious firm name, attach a copy of their	Exh	-
fictitious firm name filing.		!
Identify key personnel who have no ownership interest and briefly describe their respons There will not be any other key personnel at this time.	ibilitie	s:
Describe the type and number of vehicles the applicant intends to operate:		
A. Type of Vehicles: Mercedes Sprinter or Similar – applicant has been informe requirements to add a Sprinter to their charter bus fleet.	d of	the
B. Number of Vehicles: 1		
Association of validacian an available	Exh	_
Attach photographs of vehicles as an exhibit. If available, provide copies of vehicle titles and registration. COMPLIANCE	E	
Describe the facilities to be used for this operation: Residential Office Space		
Address (If Known): 2423 Vista Colina St., Henderson, NV 89014		
Does the Applicant have an acceptable Timekeeping method? YES	NO	X
If Yes, Describe: COMPLIANCE		
Does the Applicant plan to store their vehicles at a location other than their business domicile?	NO	
Provide address (If known): Applicant intends to secure public commercial storage.		
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	
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 applicable) and for tow companies only, a copy of a tariff.	Exh	
Does the Applicant understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance driver qualification files? 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?	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 X YES X	NO NO	x
If so, which laboratory? COMPLIANCE		

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

CON	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 and Schedule of Autos), 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	Please 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.

DATE:01 28 2
DATE: 3/4/25
DATE:
DATE: 2.11.32

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# 72

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Application of Hart, LLC for a)	
Certificate of Public Convenience and Necessity to)	Docket 21-11029
provide intrastate charter bus service within the State)	
of Nevada.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 November 22, 2021 Hart, LLC ("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 21-11029.
- 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 21-11029 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.

- Upon full compliance with the conditions of this Order, a Certificate of Public Convenience
 and Necessity identified as CPCN 2309 shall be issued to Hart, LLC 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 and Schedule of Autos) 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 21-11029 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 21-11029 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

DOCKET NUMB	ER:	21-11029	DATE APPLICA	ATION WAS FILED: 11/22/21
APPLICANT : Na	than	Hart		TITLE: Owner
COMPANY NAM	IE: H	art, LLC		
ADDRESS: 734	5 S D	urango Dr Ste	e B107, Las Vega	s, NV 89178
PHONE NUMBE	RS:	702-850-2040)	
INVESTIGATOR	: K. I	Rayson		DATE ASSIGNED: 01/06/21
GENER	AI R	FOUIREMEN	TS FOR APPLIC	ATION (NAC 706.1375.2)
OLIVEIV.		E QUITE III E II	TO TORY TEIO	(1.7.6 7.0.10.0.2)
WHAT TYPE OF SE	RVICE	E IS PROPOSED)?	
Charter Bus	X			
*Tow Car]		
*Consent]		
*Non-Consent]		

IS APPLICANT PRESE SERVICE:	NTLY PROVIDING ANY T	YPE OF YES	NO	x	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

Attach completed App	lication Oath pag	e as Exhi	bit A		Exhibit A
IDENTIFY OWNERSHIP	STRUCTURE OF	F THE PR	OPOSED OPERATIONS]	
Corporation	LLC	X	Partnership	Sole Proprieto	orship
Nathan Hart – 100%	TO COLOR SERVICE ASSESSMENT OF THE SERVICE A		-		
					Exhibi
		_	ship interest where appli		В

Briefly describe the responsibilities of each owner.

Nathan Hart - Driver, Training, Maintain Driver Qualification Files and Vehicle Maintenance Files, Hiring and Firing, Training All Day to Day Operations.

Has the criminal background check disclosed any issue of concern?	YES	NO	X
Name(s):			
Nathan Hart			
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)			



	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.	N/A
	Exhibit
If the Applicant will be operating under a fictitious firm name, attach a copy of their fictitious firm name filing.	N/A
Identify key personnel who have no ownership interest and briefly describe their response None at this time.	ibilities:
Describe the type and number of vehicles the applicant intends to operate: A. Type of Vehicles:	
Applicant plans to purchase a 25 passenger bus.	
B. Number of Vehicles:	
Applicant plans to begin operations with one vehicle.	
	Exhibit
Attach photographs of vehicles as an exhibit. If available, provide copies of vehicle titles and registration.	
Describe the facilities to be used for this operation:	
Applicant plans to operate from a commercial business office.	
Address (If Known):	
7345 S Durango Dr Ste B107 Las Vegas, NV 89178	
Does the Applicant have an acceptable Timekeeping method?	NO X
Compliance	
If Yes, Describe:	
Does the Applicant plan to store their vehicles at a location other than their business domicile?	NO
Provide address (If known):	
Applicant will secure vehicle storage in compliance.	
Does the Applicant understand the operating authority sought, and is their plans consistent with the applied authority?	NO
Can the Applicant secure insurance as required by NAC 706.191? YES X	NO
Attach appropriate proof of insurance, or ability to obtain, as an exhibit.	Exhibit
Actual appropriate proof of modification of ability to obtain, as all exhibit.	

	Exhibit
Attach copies of the Applicant's charter orders, tow bill, tow invoice (whichever is	E
applicable) and for tow companies only, a copy of a tariff.	_

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?	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	x	NO	
Has the Applicant contracted with a laboratory to perform and monitor their substance abuse program? YES		NO	x
If so, which laboratory?			

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

COM	PLIANCE ITEMS
1	Avoid Material Changes
2	File with the Authority evidence, (Form E), or required insurance in Applicant's name.
3	File with the Authority the necessary insurance (Certificate of Insurance and Schedule of Autos), 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 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	Please 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.

	1 /
INVESTIGATOR:	DATE: 2 24 /20
REVIEWED BY SUPERVISOR:	DATE: 2/34/32
REVIEWED BY FINANCIAL ANALYST	DATE:
REVIEWED BY APPLICATION MANAGER	DATE: 2/9 (/2)
7)	7001

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# 73

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Application of Star Legend Limo,)	
LLC d/b/a Star Transportation for a Certificate of)	Docket 21-11035
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 March 24, 2022.

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 November 30, 2021 Star Legend Limo, LLC d/b/a Star 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 21-11035.
- 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 21-11035 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 2309** shall be issued to Star Legend Limo, LLC d/b/a Star 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 and Schedule of Autos) 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 21-11035 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 21-11035 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.	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

DATE APPLICATION WAS FILED: 11/30/21	
TITLE: Owner	
imo, LLC d/b/a Star Transportation	
Ct., Las Vegas, NV 89139	
71	
PHONE#: 702-385-1100	
DATE ASSIGNED: 01/06/22	

GENERAL REQUIREMENTS FOR APPLICATION (NAC 706.1375.2)

WHAT TYPE OF SE	RVIC	E IS PROPOSED?
Charter Bus	X	
*Tow Car		1
*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		T	Tow Car
HHG	NEMT	US DOT Auth	ority		Other States

DENTIFY OWNERSHIP	STRUCTURE OF	THE PR	OPOSED OPERATIO	NS	
Corporation	LLC	X	Partnership	Sole Proprietors	ship

Briefly describe the responsibilities of each owner.

Mr. Fikadu will be the sole owner/driver of the company and will maintain all aspects of the operations to include maintenance of the driver qualification/vehicle maintenance files, hiring/firing/supervising/training of any new drivers as well as overseeing all other duties.

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): Berhane Fikadu – no issues of concern were noted during this p	rocess			
Has there been any previous NTA enforcement action? (Including against the companies drivers)	YES	Х	NO	
Does the Applicant have USDOT Authority? (If so, include the SAFER prinexhibit)	ntout as YES		NO	×
Is Applicant operating in another state?	YES		NO	X
If so, which State and under what type of Authority? (explain)				



B

			Exh	ibi
If so, attach copies of Enforcement Database Printout(s). If more than 5 include summary listing the citation number, fine amounts and date of it NRS, or CFR violations. Attach copies of MC/USDOT rating.	citations ssuance, NA	C or	(;
If the Applicant will be operating under a fictitious firm name, attach a co	ony of their		Exh) D
fictitious firm name filing.	opy or their			,
Identify key personnel who have no ownership interest and briefly described will not be any other key personnel.	ribe their res	pons	ibilitie	es:
			_	_
Describe the type and number of vehicles the applicant intends to opera	ite:			
A. Type of Vehicles: Mercedes Sprinter/F – applicant has been requirements for adding a Sprinter to their charter bus fleet.	informed	of th	ne N7	Α
B. Number of Vehicles: 1			T Evh	: -
Attach photographs of vehicles as an exhibit.	-		Exh	_
If available, provide copies of vehicle titles and registration.	COMPLIAN	CE	_	-
Describe the facilities to be used for this operation: Home Based Busin	ess			
Address (If Known): 7751 Seneca Shale Court, Las Vegas, NV 89139				_
Does the Applicant have an acceptable Timekeeping method?	YES		NO	>
If Yes, Describe:	COMPLIAN	ICE		
Does the Applicant plan to store their vehicles at a location other than the	heir			Т
business domicile?	YES	x	NO	
Provide address (If known): Compliance - commercial location will be	sought			-
Does the Applicant understand the operating authority sought, and is the		\ ,		
consistent with the applied authority? Can the Applicant secure insurance as required by NAC 706.191?	YES YES	X	NO NO	-
our the Apprount scoure insurance as required by NAC 700.151?	IEG		Exh	ib
Attach appropriate proof of insurance, or ability to obtain, as an exhibit.			F	0.7
Attach copies of the Applicant's charter orders, tow bill, tow invoice (whapplicable) and for tow companies only, a copy of a tariff.	nichever is		Exh	
Dogs the Applicant understand the veguinements contained within 40 Or	D 204 54			T
	11 111691	l v l	NO	
as they pertain to the establishment and maintenance driver qualificatio	YES	X		
as they pertain to the establishment and maintenance driver qualification Does the Applicant understand the requirements contained within 49 CF they pertain to the establishment and maintenance of vehicle maintenance	YES FR 396 as		NO	
as they pertain to the establishment and maintenance driver qualification Does the Applicant understand the requirements contained within 49 CF they pertain to the establishment and maintenance of vehicle maintenance or cords?	YES FR 396 as nce YES	x	NO	
as they pertain to the establishment and maintenance driver qualification Does the Applicant understand the requirements contained within 49 CF they pertain to the establishment and maintenance of vehicle maintenance records? Does the Applicant understand the requirement that pertain to the estab	YES FR 396 as ace YES		NO	
Does the Applicant understand the requirements contained within 49 CF as they pertain to the establishment and maintenance driver qualification. Does the Applicant understand the requirements contained within 49 CF they pertain to the establishment and maintenance of vehicle maintenance records? Does the Applicant understand the requirement that pertain to the establishment as contained in 49 CFR Parts 40, 3	YES FR 396 as nce YES elishment 182? YES		NO NO	
as they pertain to the establishment and maintenance driver qualification Does the Applicant understand the requirements contained within 49 CF they pertain to the establishment and maintenance of vehicle maintenance records? Does the Applicant understand the requirement that pertain to the estab	YES FR 396 as nce YES elishment 182? YES	x		7

Has the Applicant signed the NTA Knowledge Statement?	YES	Х	NO
			Exhibit
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 and Schedule of Autos), 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	Please 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: 02 23 2
REVIEWED BY SUPERVISOR:	DATE: 31, />>
REVIEWED BY FINANCIAL ANALYSIS WIA	DATE:
REVIEWED BY APPLICATION MANAGER Monday	DATE: 3/2/22

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 01/24/22rmr

Agenda Item# 74

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Las Vegas Wedding)	
Services, LLC to discontinue operations authorized)	Docket 22-01018
under Certificate of Public Convenience and)	
Necessity MV 6141 from January 26, 2022 through)	
April 26, 2022.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 January 25, 2022, George Cotton, General Manager of Las Vegas Wedding Services, LLC ("Petitioner") filed a Request, designated as Docket 22-01018, with the Authority to temporarily discontinue operations authorized under Contract Carrier Permit MV 6141 for the period of January 26, 2022 through April 26, 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 and within the regulatory jurisdiction of the Authority.
- 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 Las Vegas Wedding Services, LLC to temporarily discontinue operations authorized under Permit MV 6141 is hereby GRANTED for the period January 26, 2022 through Docket 22-01018 Page 2 of 3

April 26, 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
 MV 6141 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. File with the Authority the necessary insurance (Certificate of Insurance and Schedule of Autos) describing liability limits and vehicles covered,
- d. Ensure that all drivers have applied for drivers' permits,
- e. Ensure all limo decals are current,
- f. Provide a list of all current vehicles along with copies of current registrations and AVIRs,
- g. Provide proof of enrollment in a random drug testing consortium and current enrollment list, and
- h. Pay all fines and fees due to the Authority.

///

//

Docket 22-01018 Page 3 of 3

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

22-01018

1/26/22 rmb DT/NTA

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

RECEIVED

JAN 2 5 2022

Las Vegas. Nevada Request to Temporarily Discontinue Service

Company Name: LAS VEGAS WEDDING SERVICES LLC
Address: 1401 LAS VEGAS BLVD. SOUTH
City, State, Zip: LAS VEGAS, NV 89104
CPCN: MV-6141
In accordance with NRS 706.341 and NAC 706.356, the above-named certificate holder would like to temporarily discontinue service, from 01/26/2022 to 04/26/2022 (Not to exceed 6 months)
This request is due to: SALE OF LIMOUSINE AND AWAITING REPLACEMENT VEHICLE
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

GEORGE L. COTTON

Printed name of Certificate Holder

702-382-7372

702-382-7311

Phone number

Fax number

lvwslimousine@outlook.com

Email Address

Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

or

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

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

Agenda Item# 75

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request A Blue Sky Towing &)	
Transportation, LLC to discontinue operations)	Docket 22-02008
authorized under Certificate of Public Convenience)	
and Necessity 7367, from February 6, 2022 through)	
June 6, 2022.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 7, 2022, Richard Wagner, Owner of A Blue Sky Towing & Transportation, LLC ("Petitioner") filed a Request, designated as Docket 22-02008, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 7367, for the period of February 6, 2022 through June 6, 2022. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That said 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 A Blue Sky Towing & Transportation, LLC to temporarily discontinue

Docket 22-02008 Page 2 of 2

operations authorized under CPCN 7367, is hereby GRANTED for the period of February 6, 2022 through June 6, 2022.subject to the condition set forth in subparagraph 2 below.

- 2. Prior to resuming operations under CPCN 7367, 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,
 - f. Ensure all vehicles have current decals, 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
Attest: Jennifer De Rose, Deputy Commission	ner
Dated:	

22-02008

2/8/22 rmb DT/NTA

State of Nevada Department of Business and Industry Nevada Transportation Authority

RECEIVED

FEB 0 7 2022

Neveda Transportation Authority

Request to Temporarily Discontinue Service (1858)
Company Name: A Gue Sky Towing & Transportation LC.
Address: 1015 Jumbar for St.
City, State, Zip: Las Veges, NV. 89110
CPCN: 7367
In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from 2/6/22 to 6/6/22. (Not to exceed 6 months)
This request is due to: 5tolen Tow Truck on 2/4/22
From 1015 Dumbarton St Las Veggs, NV 89110

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

Richard Wagoner
Printed name of Certificate Holder

709 361-27-28

Phone number

Fax number

Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

or

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

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

Page 1 of 2

Suspect		
☐ Cited	☐ Arrested	2 Unknown
☐ City	IC County	
☐ Misde	meanor 🗆 (Gross Misdemeanor
E Felon		

LAS VEGAS METROPOLITAN POLICE DEPARTMENT VICTIM'S INFORMATION GUIDE

Offense	Area Command	Event Number
GRAY LARGENY AUTO	NEAL	LLV220200013832

This report is important for you to keep as it is the only reference to your particular case and event number. If you need a copy of your report, it can be obtained at your local area command or the Records and Fingerprint Bureau for a nominal fee. You can also request a copy of your report online. Please visit LVMPD.com to see if your report qualifies for this service. Please allow FIVE WORKING DAYS after the report has been filed. Hours of operation and locations to local Area Commands can be found at LVMPD.COM.

ATTENTION: IT IS YOUR RESPONSIBILITY TO IMMEDIATELY MOTIFY THE LYEPD IF YOU SHOULD RECOVER YOUR STOLEN VEHICLE YOURSELF.

The department relies on a number of factors available in any report to assign a follow-up investigator. Experience has proven that certain information must normally be determined at the time of the initial investigation before a case has the potential for being solved. Without suspects, witnesses, evidence, or other investigative leads, a case cannot be solved except under special circumstances. For example, a suspect caught committing another crime is found with evidence linking him to this one, or he may confess to other crimes including this one. If you have any questions or additional information, please contact the detective handling your case at the appropriate telephone number listed below or complete an Additional Crime Information report. (Refer to the Event Number listed above.)

OBLIGATIONS OF CITIZENS FILING MISDEMEANOR CRIME REPORTS WITH LVMPD

- 1. If an arrest was not made, or if a citation was not issued, and you wish to pursue this matter, you must contact the detective assigned to handle your case at the appropriate number listed below, AT LEAST TEN (10) BUSINESS DAYS AFTER THE REPORT HAS BEEN FILED, Monday through Friday, 8:00 a.m. 4:00 p.m. You may be required to testify against the defendant (suspect) if the case is prosecuted in the courts. All felonies will be investigated.
- 2. You must give the Event Number at the top of this page if you call about your case.
- 3. If the suspect in your case is arrested or cited for a misdemeanor, DO NOT CONTACT THE DETECTIVE ASSIGNED TO YOUR CASE. You may get information about the status of your case by contacting either the County or City Victim Advocates (listed below). The police department does not have any court information.
- 4. if this is a misdemeanor crime report and is for INSURANCE PURPOSES ONLY or YOU DO NOT WISH TO PROSECUTE, and no one has been arrested, please DO NOT contact the detective.
- 5. If no arrest has been made and you need victim assistance, you may contact a Victim Advocate from the Police Department at (702) 828-2955.

	CONTACT TELE	PHONE NUMBERS	
Financial Crimes (Fraud/Forgery/ID Theft)	(702) 828-3483	Bolden Area Command	(702) 828-3347
Abuse-Neglect		Convention Center Area Command	(702) 828-3204
Homicide	(702) 828-3521	Downtown Area Command	(702) 828-4314
Missing Persons	(702) 828-2907	Enterprise Area Command	(702) 828-4809
Commercial Robbery	(702) 828-3591	★Northeast Area Command	(702) 828-7355
Sexual Assault	(702) 828-3421	Northwest Area Command	(702) 828-8577
Records and Fingerprint Bureau	(702) 828-3271	Southeast Area Command	(702) 828-8242
		South Central Area Command	(702) 828-8639
		Spring Valley Area Command	(702) 828-2639
	200000	Summerlin Area Command	(702) 828-9457

LVMPD VICTIM ADVOCATE: Provides crisis intervention, an assessment of the immediate needs of the victims and their families, initiates crime victim assistance paperwork, provides referrals to other agencies, and functions as a liaison with LVMPD personnel and other law enforcement agencies. For assistance, please call the LVMPD Victim Advocate at (702) 828-2955 Monday through Friday 7:00 a.m. - 4:00 p.m.

LAS VEGAS CITY ATTORNEY VICTIM/WITNESS ASSISTANCE: Provides specialized advocacy for victims of domestic violence or battery occurring within the City of Las Vegas. If you are a victim of domestic violence or battery and an arrest has been made or a citation has been issued, please contact the Las Vegas City Attorney's Victim Witness Advocate at (702) 229-2525.

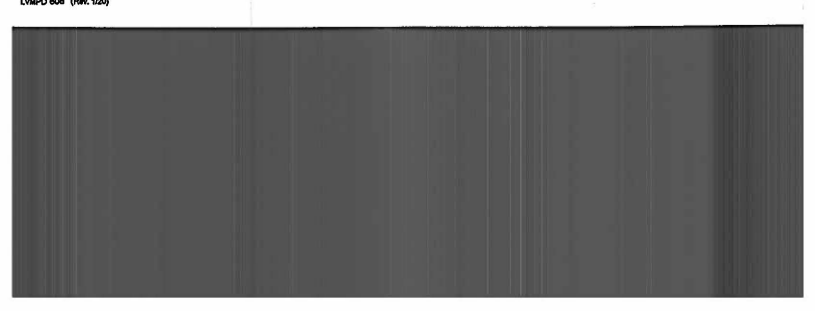
CLARK COUNTY DISTRICT ATTORNEY VICTIMWITNESS ASSISTANCE CENTER: Provides Justice Court and District Court case information and addresses any concerns you may have regarding your appearance as a witness. When you receive a subpoena to appear in a Justice Court or District Court case, please contact the Victim Witness Assistance Center at (702) 671-2525. If you move or have another address where you wish to receive a subpoena, please contact the advocates at the court.

ASSISTANCE TO VICTIMS OF VIOLENT CRIME: Victims of violent crime who are physically injured or victims of sexual assault may qualify for medical and counseling assistance from the State of Nevada under NRS 217. For information, contact the LVMPD Victim/Witness Advocate or the Nevada State Victims of Violent Crime Program at (702) 488-2740. Note: Applications for this service must be received within one year of the commission of the crime.

ASSISTANCE TO VICTIMS OF SEXUAL ASSAULT: Victims of sexual assault may be eligible for medical treatment and counseling under NRS 217. For Information, call the Clark County District Attorney Victim Witness Assistance Center (702) 671-2525, or Rape Crisis Center at (702) 366-1640. Note: Applications for this service must be received within 60 days of the commission of the crime.

THREATS AND DISSUASION TO TESTIFY: Victims and witnesses threatened and/or asked not to testify or prosecute, should contact the detective assigned to the <u>original</u> case. You may <u>also</u> notify the prosecutor if you have already been assigned one.

LVMPD 608 (Rev. 1/20)



Agenda Item# 76

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Red Carpet VIP)	
Transportation, LLC d/b/a ALS VIP to extend the)	Docket 19-07032
discontinuance of operations authorized under)	
Certificate of Public Convenience and Necessity)	
2209, from June 15, 2021 through December 15,)	
2021.)	
	_)	

At a general session of the Nevada Transportation Authority held on July 27, 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 26, 2019, Arthur Gambaryan, Owner of Red Carpet VIP Transportation, LLC d/b/a ALS VIP ("Petitioner") filed a Request, designated as docket 19-07032, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2209, for the period of July 15, 2019 through January 15, 2020.
- 2. That said Request was granted at the August 23, 2019 general session.
- 3. That on January 8, 2020 the Petitioner filed a second Request to extend the temporary discontinuance from January 15, 2020 through June 15, 2020.
- 4. That said Request was granted at the January 31, 2020 general session.
- 5. That on June 22, 2020, the Petitioner filed a third Request to extend the temporary discontinuance from June 15, 2020 to December 15, 2020. The Request was filed

Docket 19-07032 Page 2 of 2

pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").

- 6. That said Request was granted at the July 22, 2020 general session.
- 7. That on December 15, 2020, the Petitioner filed a fourth Request to extend temporary discontinuance from December 15, 2020 through June 15, 2021.
- 8. That said request was granted at the January 28, 2021 general session.
- 9. That on June 14, 2021, the Petitioner filed a fifth Request to extend temporary discontinuance from June 15, 2021 through December 15, 2021.
- 10. That said request was granted at the July 27, 2021 general session.
- 11. That on December 13, 2021, the Petitioner filed a sixth Request to extend temporary discontinuance from December 15, 2021 through June 15, 2022.
- 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...

Red Carpet VIP Transportation, LLC Temporary Discontinuance Docket 19-07032 March 24, 2022 General Session

This carrier has been on a temporary discontinuance since July 15, 2019, a period of over 2 ½ years.

The first two 6 month periods $(7/15/19\sim1/15/20, 1/15/20\sim6/15/20)$ were due to "travel out of the country". The next period was due to the pandemic $(6/15/20\sim12/15/20)$ and the following two periods are stated as due to the pandemic and financial $(12/15/20\sim6/15/21, 6/15/21\sim12/15/21)$.

At the February 17, 2022 general session it was reported that the period of temporary discontinuance expired on December 15, 2021. Staff had discussed the matter with the Arthur Gambaryan, owner, and he had indicated he was aware but had not filed an extension or gone back into business. As a result of the information provided at the February general session an OSC, Docket 22-02021, was open prematurely.

Subsequent to the February 2022 general session, the request for an extension was located by Staff. It had been misfiled. That request for extension was filed timely and is for the period December 15, 2021 through June 15, 2022. The reason stated for the latest request is pandemic financial hardship. That request is presented here for your consideration.

Staff does not support this request since transportation has increased recently and there are multiple new charter bus applications being processed. There are always business expenses, such as insurance and safety related costs required to operate a business.

THE UPS STORE

12/14/2021 11:52AM FAX 7022219341

Red Carpet VIP State of Nevada RECEIVED

namportator Nevada Transportation Authority	DEC 1 4 2021
Nevada Transportation Authority	NTA APPLICATIONS
Request to Temporarily Discontinue Servi	Las Vegas, Nevada
1 lha	
Company Name: ALS Vil	
Address: 10018 Graisit Dut AUG	18100
City, State, Zip: LV NJ 89117	4+ 16 900
CPCN: 2009	
In accordance with NRS 706.341, the above named certificate holder would like discontinue service, from 12113121 to 6115122 (F	e to temporarily Not to exceed 6 months)
This request is due to: PANDEMIL FITANUIL HAIDSHIP	
Extension	
OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING DISCONTINUANCE OF SERVICE.	
If you wish to resume operations prior to the end date of this request, you melve the transportation Authority in writing, stating the date you intend to be provide proof of current insurance, and current tariffs, if applicable.	
Signature of Certificate Holder	
Action GAMRACYIAN	
Printed name of Certificate Holder	
702-400-1748	
Phone number Fax number	
Art GAMB Kyur O ghuo: Com	
Email Address	
El lan Madress	=
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 Peno NV 89502	

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

Agenda Item# 77

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Power Wheels)	
Towing, LLC d/b/a Power Wheels Towing to)	Docket 20-02010
discontinue operations authorized under Certificate of)	
Public Convenience and Necessity 7396 from)	
December 14, 2021 through May 14, 2022.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2021.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad

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, 2020, Nicolas Franco, Owner of power Wheels Towing, LLC d/b/a Power Wheels Towing ("Petitioner") filed a Request, designated as Docket 20-02010, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 7396 for the period of February 11, 2020 through August 11, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the request was granted at the July 22, 2020 general session.
- 3. That on August 12, 2020, the Petitioner filed a second Request with the Authority to extend the period of temporary discontinuance of operations for the period of August 11, 2020 through February 11, 2021.
- 4. That the request required retroactive approval.
- 5. That the Request was granted at the September 17, 2020 general session.

Docket 20-02010 Page 2 of 2

6. That on January 19, 2021 the Petitioner filed a third Request with the Authority to extend the period of temporary discontinuance of operations for the period January 14, 2021 through June 14, 2021.

- 7. That the request was granted at the March 4, 2021 general session.
- 8. That on June 1, 2021, the Petitioner filed a fourth Request with the Authority to extend the period of temporary discontinuance of operations for the period of June 14, 2021 through December 14, 2021.
- 9. That the request was granted at the July 27, 2021 general session.
- 10. That on February 24, 2022, the Petitioner filed a fifth Request with the Authority to extend the period of temporary discontinuance of operations for the period of December 14, 2021 through May 14, 2022.
- 11. That this 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:

NOVAGE Transportation Authority

Request to	Temporarily	Discontinue S	RECEIVED
Company Name: Pawer	wheel	towner	
3500 11	11 -0		FEB Z 4 2022
City, State, Zip: North	CTA DIS	Il on	Nevada Transportation Authority
City, State, Zip: North	lasvegas	INV OTE	13 Oas Vegas, Nevado
CPCN: /39(0			
In accordance with NRS_706.34 discontinue service, from D2C	1. the above par	to MAY 1412	yould like to temporarily 222 (Mry) AST
This request is due to: Acquit	ring large	C IMPOUND	acd to
meet regulations	5,		
OPERATIONS CONDUCTED BY THE NEVADA TRANSPORTATION DISCONTINUANCE OF SERVICE.			
If you wish to resume operations Nevada Transportation Authority provide proof of current insurance	in writing, statir	ig the date you intend	you must first notify the d to begin service, and
Signature of Certificate Holder			
Nicolas Franco	Palma	E	XTENSION
Printed name of Certificate Holde			20-02010
702 - 606 - 3292 Phone number Fax	number	0	10-02010
Submit both pages of this Request	to:		
Nevada Tr	ansportation Aut	hority	1000年安全
3300 West Sahara Avenue Suite 200	or	1755 E Plumb Lane Suite 229	
Las Vegas, NV 89102		Reno. NV 89502	

Reno, NV 89502

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

Power Wheels Towing, LLC Temporary Discontinuance Docket 20-02010 March 24, 2022 General Session

This carrier has been on a temporary discontinuance since 2/11/2020, a period of 2 years.

This is their 5th request. The reason has previously been stated as insurance, however this request is due to acquiring a larger impound yard.

Staff does not support this request since Las Vegas opened to 100% capacity in June 2021, and staff considers 2 years excessive. Also, it does not appear that the cost of insurance will be going down in the foreseeable future.

Agenda Item# 78

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Las Vegas)	
Transportation & Tours, LLC d/b/a LVTT to)	Docket 20-03014
discontinue operations authorized under Certificate of)	
Public Convenience and Necessity 2268, from March)	
11, 2022 through September 11, 2022.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 March 12, Lorenzo Savignano, Owner of Las Vegas Transportation & Tours, LLC d/b/a LVTT ("Petitioner") filed a Request, designated as Docket 20-03014, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2268 for the period of March 12, 2020 through September 11, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the request was granted at the July 22, 2020 general session.
- That on August 19, 2020, the Petitioner filed a second Request with the Authority to extend the period of temporary discontinuance for the period of September 11, 2020 through March 11, 2021.
- 4. That the request was granted at the September 17, 2020 general session.

Docket 20-03014 Page 2 of 2

5. That on March 4, 2021, the Petitioner filed a third Request with the Authority to extend the period or temporary discontinuance for the period of March 11, 2021 through September 11, 2021.

- 6. That the request was granted at the April 8, 2021 general session
- 7. That the Authority has extended the discontinuance for a period of one year from the requested start date pursuant to a Deviation of NAC 706.356, Subsection 4, granted under Docket 21-02008 approved by the Authority at the March 4, 2021 general session.
- 8. That on March 1, 2022, the Petitioner filed a fourth Request with the Authority to extend the period or temporary discontinuance for the period of March 11, 2022 through September 11, 2022.
- 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......

Las Vegas Transportation & Tours, LLC Temporary Discontinuance Docket 20-03014 March 24, 2022 General Session

This carrier has been on a temporary discontinuance since March 12, 2020, a period of close to two years.

Staff does not support this request since Las Vegas opened to 100% capacity in June 2021, and staff considers two years excessive.

20-03014 Exten

State of Nevada Department of Business and Industry Nevada Transportation Authority

RECENTED MAR OLI 2022

Request to Temporarily Discontinue Service as No. 1

Company Name: LAS VEGAS TRANSPORTATION&TOURS LLC
Address: 4662 W Warm Spring 2d.
City, State, Zip: LAS VEGAS, NV, 89118
CPCN: 2268
In accordance with NRS 706.341 and NAC 706.356, the above-named certificate holder would like to temporarily discontinue service, from $\frac{3/11/2022}{109/11/2022}$. (Not to exceed 6 months)
This request is due to: COVID-19
OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST CONTINUE UNTIL THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMPORARY DISCONTINUANCE OF SERVICE.
If you wish to resume operations prior to the end date of 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
VALENTIN GONZALEZ-HERNANDEZ
Printed name of Certificate Holder 702 6397939
Phone number Fax number
INFO@LVVIP1.COM
Email Address
Submit both pages of this Request to:
Nevada Transportation Authority
3300 West Sahara Avenue or 1755 E Plumb Lane Suite 200 Suite 229 Las Vegas, NV 89102 Reno, NV 89502

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

Agenda Item# 79

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Sunrise Plaza)	
Transportation of Nevada, Inc. d/b/a Lassen Tours to)	Docket 20-03026
discontinue operations authorized under Certificate of)	
Public Convenience and Necessity 2028, Sub 3, from)	
March 12, 2022, through September 12, 2022.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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

Docket 20-03026 Page 2 of 3

- 5. That the request was granted at the October 15, 2020 general session.
- 6. That on March 16, 2021, the Petitioner filed a third Request with the Authority to extend the period or temporary discontinuance for the period of March 16, 2021 through March 15, 2022.
- 7. That the request was granted at the May 13, 2021 general session.
- 8. That the Authority has extended the discontinuance for a period of one year from the requested start date pursuant to a Deviation of NAC 706.356, Subsection 4, granted under Docket 21-02008 approved by the Authority at the March 4, 2021 general session.
- 9. That on February 24, 2022, the Petitioner filed a third Request with the Authority to extend the period or temporary discontinuance for the period of March 12, 2022 through September 12, 2022.
- 10. 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.
- 11. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

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

- The Request of Sunrise Plaza Transportation of Nevada, Inc. d/b/a Lassen Tours to temporarily discontinue operations authorized under CPCN 2028, Sub 3, is hereby GRANTED for the period March 12, 2022, through September 12, 2022, subject to the condition set forth in subparagraph 2 below.
- 2. Prior to resuming operations under CPCN 2028, Sub 3, 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,
 - File with the Authority the necessary insurance (Certificate of insurance and Schedule of Autos) describing liability limits and vehicles covered,

Docket 20-03026 Page 3 of 3

- d. Ensure that all drivers have applied for drivers' permit,
- e. Provide proof of enrollment in a random drug testing consortium and current enrollment list,
- f. Ensure all vehicles have current decals,
- g. Ensure carrier is current with NTA Annual Report filings, and
- h. 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	

State of Nevada Department of Business and Industry Nevada Transportation Authority

FEB 2 4 2022
Nevada Transportation Authority
Las Vegas Novad

Request to Temporarily Discontinue Service

Company Name: Sunrise Plaza Transportation
Address: 8870 S. Maryland Pkwy. #120
City, State, Zip: Las Vegas, NV 89123
CPCN: 2028
In accordance with NRS 706.341 and NAC 706.356, the above-named certificate holder would like to temporarily discontinue service, from March 12, 2022 to September 12, 2022 (Not to exceed 6 months)
This request is due to: COVID. Sunrise Plaza is the subsidiary company of JTB (Japanese Tourist Bureau) and provides
tour and transportation services to Japanese tourists. As a result of COVID Japan continues to restrict travel to the US.
OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST CONTINUE UNTIL THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMPORARY DISCONTINUANCE OF SERVICE. If you wish to resume operations prior to the end date of this request, you must first notify the Nevada Transportation Authority in writing, stating the date you intend to begin service, and provide proof of current insurance, and current tariffs, if applicable. Signature of Certificate Holder
Printed name of Certificate Holder (702) 858-6614 (702)893-4041
Phone number Fax number
rhashi tani @jthusa.com Email Address
Submit both pages of this Request to:
Novada Transactation Authority

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.

An official website of the United States government

Travel Advisory Level 4: Do not travel to Japan due to COVID-19-related restrictions. Read More...



U.S. Embassy & Consulates in Japan

Language

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1/2

Emergency Alert Information for American Citizens

PreviousNext

COVID-19 Information

By <u>U.S. Mission Japan</u>

20 MINUTE READ

March 9, 2022

Travel to the United States of America:

All air passengers, regardless of vaccination status, must show a negative COVID-19 test taken no more than 1 day before travel to the United States, regardless of nationality. This tighter testing timeline provides an added degree of public health protection as scientists continue to assess the Omicron variant.

Exemptions will be considered on an extremely limited basis. Please contact your nearest embassy or consulate to apply for an exemption. Please visit the CDC webpages for more information about <u>exemptions</u> and the requirement for <u>proof of negative COVID-19 test</u> or recovery from COVID-19 for all air passengers arriving in the United States.

For detailed information regarding Covid-19 vaccine and testing requirements for travel to the United States, please visit <u>our travel requirements page</u>.

Country-Specific Information for Japan:

Highly infectious COVID-19 variants have occasionally led to strained hospital capacity and medical infrastructure.

U.S. citizens are urged to follow all national and prefectural COVID-related guidance to protect their health, bearing in mind that transmission rates can accelerate and hospital capacity can quickly become strained in many areas.

Agenda Item# 80

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Eagle Transportation,)	
LLC d/b/a Eagle Transportation to discontinue)	Docket 20-04005
operations authorized under Certificate of Public)	
Convenience and Necessity 2150, Sub 1 from March)	
18, 2022 through September 18, 2022.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 7, 2020, Ephrem Gebremedhin, Owner of Eagle Transportation, LLC d/b/a Eagle Transportation ("Petitioner") filed a Request, designated as Docket 20-04005, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2150, Sub 1 for the period of April 21, 2020 through July 21, 2020. Said request, filed due to the COVID-19 pandemic, was extended to September 18, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the request was granted at the July 22, 2020 general session
- That on August 11, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of March 18, 2021 through September 18, 2021.
- 4. That the request was granted at the September 17, 2020 general session.

Docket 20-04005 Page 2 of 2

5. That on March 16, 2021, the Petitioner filed a third Request with the Authority to extend the period or temporary discontinuance for the period of March 18, 2021 through September 18, 2021.

- 6. That the request was granted at the April 8, 2021 general session.
- 7. That the Authority has extended the discontinuance for a period of one year from the requested start date of March 18, 2021 pursuant to a Deviation of NAC 706.356, Subsection 4, granted under Docket 21-02008 approved by the Authority at the March 4, 2021 general session.
- 8. That on February 10, 2022, the Petitioner filed a fourth Request with the Authority to extend the period or temporary discontinuance for the period of March 18, 2022 through September 18, 2022.
- 9. That the Request on file herein comes within the purview of the statutes of the State of Nevada.
- 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.....

Eagle Transportation, LLC Temporary Discontinuance Docket 20-04005 March 24, 2022 General Session

This carrier has been on a temporary discontinuance since April 21, 2020, a period of close to two years.

Staff does not support this request since Las Vegas opened to 100% capacity in June 2021, and staff considers two years excessive.

Extension 20-04005

State of Nevada Department of Business and Industry Nevada Transportation Authority

EACLE TRANSPORTATION I.C.

Nevada Transportation Authority

Request to Temporarily Discontinue Sel Views, Nevado

Company Name: EAGLE TRANSPORTATION LLC	
Address: 3131 MEADE AVE SUITE E	
City, State, Zip: LAS VEGAS, NV 89102	
CPCN: 2150	
In accordance with NRS 706.341 and NAC 706.356, the above-named certificate holder to temporarily discontinue service, from 3/18/2022 to 9/18/2022 (Not to exceed	
This request is due to: COVID 19	
	_

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

If you wish to resume operations prior to the end date of 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

EPHREM GEBREMEDHIN

Printed name of Certificate Holder

702-655-2277

Phone number

Fax number

EAGLELIMOLV@GMAIL.COM

Email Address

Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

or

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

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

Agenda Item# 81

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Annie Bananie)	
Charters, Inc. to discontinue operations authorized)	Docket 20-05012
under Certificate of Public Convenience and)	
Necessity 2214 from March 17, 2022 through)	
September 17, 2022.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 12, 2020, Marilyn Irizarry, Owner of Annie Bananie Charters, Inc. ("Petitioner") filed a Request, designated as Docket 20-05012, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2214 for the period of March 18, 2020 through September 18, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the July 22, 2020 general session
- 4. That on September 14, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 18, 2020 through March 18, 2021.
- 5. That the request was granted at the October 15, 2020 general session.

Docket 20-05012 Page 2 of 2

 That on March 5, 2021, the Petitioner filed a third Request with the Authority to extend the period or temporary discontinuance for the period of March 18, 2021 through September 18, 2021.

- 7. That the request was granted at the April 8, 2021 general session.
- 8. That the Authority has extended the discontinuance for a period of one year from the requested start date of March 18, 2021 pursuant to a Deviation of NAC 706.356, Subsection 4, granted under Docket 21-02008 approved by the Authority at the March 4, 2021 general session.
- 9. That on February 23, 2022, the Petitioner filed a fourth Request with the Authority to extend the period or temporary discontinuance for the period of March 17, 2022 through September 17, 2022.
- 10. 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.
- 11. 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.....

Annie Bananie Charters, Inc. Temporary Discontinuance Docket 20-05012 March 24, 2022 General Session

This carrier has been on a temporary discontinuance since March 18, 2020, a period of two years.

Staff does not support this request since Las Vegas opened to 100% capacity in June 2021, and staff considers two years excessive.

20-05012

2/23/22 rmb DT/NTA

State of Nevada Department of Business and Industry Nevada Transportation Authority

Request to Temporarily Discontinue Service

Company Name: Annie Bananie Charters
Address: 1513 White Dai'sy Way
City, State, Zip: North Las Vegas, NV 89087
CPCN: 2214 EXTENSION
In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from bacch 222 to 5 ep 12022
This request is due to: Not recovered from COVID (Not to exceed 6 months)
clasure

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

Marilyn Trizarry
Printed name of Certificate Holder

209 298 -3828

Phone number

Fax number

Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

or

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

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

Agenda Item# 82

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Integrity Taxi, LLC to)	
discontinue operations of special services authorized)	Docket 20-07007
under Certificate of Public Convenience and)	
Necessity 1121 from February 9, 2022 through)	
August 9, 2022.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 10, 2020, James Jimmerson, Owner of Integrity Taxi, LLC ("Petitioner") filed a Request, designated as Docket 20-07007, with the Authority to temporarily discontinue operations of special services authorized under Certificate of Public Convenience and Necessity ("CPCN") 1121 for the period of July 10, 2020 through February 10, 2021. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the September 17, 2020 general session.
- 4. That on February 1, 2021, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations of special services for the period of February 10, 2021 through August 10, 2021.

Docket 20-07007 Page 2 of 3

5. That the Authority has extended the discontinuance for a period of one year from the requested start date pursuant to a Deviation of NAC 706.356, Subsection 4, granted under Docket 21-02008 approved by the Authority at the March 4, 2021 general session.

- 6. That the request was granted at the March 4, 2021 general session.
- 7. That on January 31, 2022, the Petitioner filed a third request with the Authority to extend the period of temporary discontinuance of operations of special services for the period of February 9, 2022 through August 9, 2022.
- 8. 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.
- 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 Integrity Taxi, LLC to temporarily discontinue operations of special services authorized under CPCN 1121 is hereby GRANTED for the period February 9, 2022 through August 9, 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
 1121 and:
 - a. Provide evidence of current vehicle liability insurance and Form E,
 - File with the Authority the necessary insurance (Certificate of Insurance and Schedule of Autos) describing liability limits and vehicles covered,
 - c. Provide a list of all current drivers,
 - d. Ensure all drivers have current driver's permits,
 - e. Provide proof of enrollment in a random drug testing consortium and current enrollment list,
 - f. Provide a list of all current vehicles along with copies of current registrations and AVIRs,
 - g. Ensure all vehicles have current decals, and

Docket 20-07007 Page 3 of 3

- h. 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
ic D D C C	
ifer De Rose, Deputy Commissioner	
Vegas, Nevada	

2/2/22 rmb DT/NTA

Extension 20-07007

JAN 3 1 2022

Moveda Transportation Authority Las Vegas, Nevada

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

Request to Temporarily Discontinue Service

	•	
Company Name:	Integrity Taxi, LLC	
Address: 681 Wes		
City, State, Zip: Pal		
CPCN: 1121		ily discontinue ONLY SPECIAL SERVICES)
In accordance with	h NRS 706.341 and NAC ontinue service, from ^{2/9/2}	706.356, the above-named certificate holder would like to a screen to 8/9/2022
This request is due t	o: COVID-19	
DISCONTINUANCE If you wish to resur Nevada Transporta	OF SERVICE. me operations prior to	the end date of this request, you must first notify the g, stating the date you intend to begin service, and trent tariffs, if applicable.
Signature of Certific	cate Holder	
James J. Jimn	nerson	
Printed name of Ce 702-388-7171	ertificate Holder 702-380-6422	
Phone number	Fax number	
jjj@jimmersonlaw	firm.com	
Email Address		
Submit both pages	of this Request to:	
	Nevada Transporta	tion Authority
3300 West Sahara A		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.

Liz Babcock

From: Darko Gagula < DGagula@executivelasvegas.com>

Sent: Monday, January 31, 2022 11:56 AM

To: Liz Babcock

Subject: RE: Request to Temporarily Discontinue of Special Services Only

<u>WARNING</u> - This email originated from outside the State of Nevada. Exercise caution when opening attachments or clicking links, especially from unknown senders.

Hi Liz,

Pahrump is a challenging community, 70% is elderly (retirement population). With the rise of inflation, the new Omicron variant they are not traveling as much as before, this is a fragile community because of the average age. With the new Omicron variant, this has scared people back into staying home and isolating themselves.

We haven't even received 1 inquire past 3-4 month for shuttle services to airport.

We thank you for your consideration.

Darko Gagula
General Manager
Executive Las Vegas
Executive Coach& Carriage
Destination Las Vegas
C-702-426-0645
O-702-949-5372
F-702-588-7909
DGagula@executivelasvegas.com
http://www.executivelasvegas.com
www.FaceBook.com/ExecutiveLasVegas



Executive Las Vegas is viewed as **"Best in Class"** within the Transportation Industry, Five Star Hotels and most importantly with our customers. Through experience and infrastructure we create a bridge to the highest quality service, staff, and top of the line luxury vehicles available. **Executive Las Vegas** strives to maintain our status as the **"Premier Transportation Company"** in Las Vegas.

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Please consider the environment before printing this email



Agenda Item# 83

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Double Decker Bus)	
Company of Las Vegas, LLC d/b/a Double Decker)	Docket 20-07017
Bus Co. to discontinue operations authorized under)	
Certificate of Public Convenience and Necessity 2120)	
from January 24, 2022 through July 24, 2022.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

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

- 1. That on July 23, 2020, Michael Rosetti, Owner of Double Decker Bus Company of Las Vegas, LLC d/b/a Double Decker Bus Co. ("Petitioner") filed a Request, designated as Docket 20-07017, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2120 for the period of July 24, 2020 through January 24, 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 September 17, 2020 general session.
- 3. That on January 22, 2021, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of January 24, 2021 through July 24, 2021.
- 4. That the request was granted at the March 4, 2021 general session.

Docket 20-07017 Page 2 of 2

5. That the Authority has extended the discontinuance for a period of one year from the requested start date pursuant to a Deviation of NAC 706.356, Subsection 4, granted under Docket 21-02008 approved by the Authority at the March 4, 2021 general session.

- 6. That on January 25, 2022, the Petitioner filed a third Request with the Authority to extend the period or temporary discontinuance for the period of January 24, 2022 through July 24, 2022.
- 7. That the Request requires retroactive approval.
- 8. 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.
- 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:

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



Request to Temporarily Discontinue Service emporation Authority

[25 July 18.
Company Name: Dougle Deever Bus Company
Address: P. O. Box 91000
City, State, Zip: HENderson, NV 8909 20-07017
CPCN: 2120 EXTENSION
In accordance with NRS 706.341 and NAC 706.356, the above-named certificate holder would like to temporarily discontinue service, from 1/24/2022-to 7/24/2022 (Not to exceed 6 months)
This request is due to: Cov: 2
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 Midwel Rosser
Printed name of Certificate Holder
702-688-4162
Phone number Fax number
Joschecke Adl. 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.

Double Decker Bus Company of Las Vegas, LLC Temporary Discontinuance Docket 20-07017 March 24, 2022 General Session

This carrier has been on a temporary discontinuance since July 24, 2020, a period of over $1\frac{1}{2}$ years.

Staff does not support this request since Las Vegas opened to 100% capacity in June 2021, and staff considers over 1 ½ years excessive.

Agenda Item# 84

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of DCT Express, Inc.)	
d/b/a DCT Express to discontinue operations)	Docket 20-08015
authorized under Contract Carrier Permit MV 6156)	
from February 15, 2021 through August 15, 2022.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

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

- 1. That on August 17, 2020, Kazue Yoda, Owner of DCT Express, Inc. d/b/a DCT Express ("Petitioner") filed a Request, designated as Docket 20-08015, with the Authority to temporarily discontinue operations authorized under Contract Carrier Permit MV 6156 for the period of August 17, 2020 through February 15, 2021. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That said request was granted at the September 17, 2020 General Session.
- 3. That on February 16, 2021, the Petitioner filed a second Request with the Authority to extend the period or temporary discontinuance for the period of February 16, 2021 through August 15, 2021.
- 4. That the request was granted at the April 8, 2021 general session.
- 5. That the Authority has extended the discontinuance for a period of one year from the requested start date pursuant to a Deviation of NAC 706.356, Subsection 4, granted under Docket 21-02008 approved by the Authority at the March 4, 2021 general session.

Docket 20-08015 Page 2 of 3

6. That on February 10, 2022, the Petitioner filed a third Request with the Authority to extend the period or temporary discontinuance for the period of February 10, 2022 through August 18, 2022

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

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

- The Request of DCT Express, Inc. d/b/a DCT Express to temporarily discontinue operations authorized under MV 6156 is hereby GRANTED for the period February 15, 2022 through August 15, 2022, subject to the condition set forth in subparagraph 2 below.
- 2. Prior to resuming operations under CPCN MV 6156, 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. File with the Authority the necessary insurance (Certificate of insurance and Schedule of Autos) describing liability limits and vehicles covered,
 - d. Ensure all NTA Annual Report filings are current,
 - e. Ensure that all drivers have applied for drivers' permit,
 - f. Provide proof of enrollment in a random drug testing consortium and current enrollment list,
 - g. Ensure all vehicles have current decals, and
 - h. Pay all fines and fees due to the Authority.

///

///

///

///

Docket 20-08015 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	test:	_	
	Jennifer De Rose, Deputy Commissioner		
Da	ted: Las Vegas, Nevada		

20-05015

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

RECEIVED

FEB 1 0 2022

Request to Temporarily Discontinue Service/edas. Nevada

Company Name: DCT Express Inc.	
Address: 2950 E. Sunset Rd. Suite	/ / / / / /
City, State, Zip: Las Vegas, NV 8912	
CPCN: 6156	
In accordance with NRS 706.341 and NAC to temporarily discontinue service, from 2/2	C 706.356, the above-named certificate holder would like to 15/2022 to 08/15/2022 (Not to exceed 6 months)
This request is due to: We have lost cusome	ers due to COVID-19. Since our customers
are from JAPAN, they won't come back fully	untill there are no listliction to Covid-19.
	JESTING CERTIFICATE HOLDER MUST CONTINUE UNTIL ORITY ISSUES AN ORDER GRANTING A TEMPORARY
	the end date of this request, you must first notify the ng, stating the date you intend to begin service, and current tariffs, if applicable.
Signature of Certificate Holder	_
KAZUE YODA	
Printed name of Certificate Holder (702)778-9231 (702)731-5403	_
Phone number Fax number	er
lvdctexpress@gmail.com	
Email Address	_
Submit both pages of this Request to:	
Nevada Transport	tation Authority
3300 West Sahara Avenue or Suite 200 Las Vegas, NV 89102	1755 E Plumb Lane Suite 229 Reno, NV 89502

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

An official website of the United States government

Travel Advisory Level 4: Do not travel to Japan due to COVID-19-related restrictions. Read More...



U.S. Embassy & Consulates in Japan

Language
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Emergency Alert Information for American Citizens
PreviousNext
COVID-19 Information
By U.S. Mission Japan
20 MINUTE READ
March 9, 2022

Travel to the United States of America:

All air passengers, regardless of vaccination status, must show a negative COVID-19 test taken no more than 1 day before travel to the United States, regardless of nationality. This tighter testing timeline provides an added degree of public health protection as scientists continue to assess the Omicron variant.

Exemptions will be considered on an extremely limited basis. Please contact your nearest embassy or consulate to apply for an exemption. Please visit the CDC webpages for more information about <u>exemptions</u> and the requirement for <u>proof of negative COVID-19 test</u> or recovery from COVID-19 for all air passengers arriving in the United States.

For detailed information regarding Covid-19 vaccine and testing requirements for travel to the United States, please visit <u>our travel requirements page</u>.

Country-Specific Information for Japan:

Highly infectious COVID-19 variants have occasionally led to strained hospital capacity and medical infrastructure.

U.S. citizens are urged to follow all national and prefectural COVID-related guidance to protect their health, bearing in mind that transmission rates can accelerate and hospital capacity can quickly become strained in many areas.

Agenda Item# 85

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Start Express)	
Transportation, LLC to discontinue operations)	Docket 20-08020
authorized under Certificate of Public Convenience)	
and Necessity 2208 from February 20, 2022 through)	
August 20, 2022.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 August 20, 2020, Xavier Raffaelli, an Owner of Start Express Transportation, LLC ("Petitioner") filed a Request, designated as Docket 20-08020, with the Authority to temporarily discontinue operations authorized under CPCN 2208 for the period of August 20, 2020 through February 20, 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 September 17, 2020 general session.
- 3. That on January 28, 2021, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of February 20, 2021 through August 20, 2021.
- 4. That the Request was granted at the March 4, 2021 general session.

Docket 20-08020 Page 2 of 2

5. That the Authority has extended the discontinuance for a period of one year from the requested start date pursuant to a Deviation of NAC 706.356, Subsection 4, granted under Docket 21-02008 approved by the Authority at the March 4, 2021 general session.

- 6. That on February 15, 2022, the Petitioner filed a third Request with the Authority to extend the period or temporary discontinuance for the period of February 20, 2022 through August 20, 2022.
- 7. That the Request on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
- 8. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

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

Start Express Transportation, LLC Temporary Discontinuance Docket 20-08020 March 24, 2022 General Session

This carrier has been on a temporary discontinuance since August 20, 2020, a period of close to $1 \frac{1}{2}$ years.

Staff does not support this request since Las Vegas opened to 100% capacity in June 2021 , and staff considers 1 $\frac{1}{2}$ years excessive.

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

FEB 15 2022

Neveda Transportation Authority Request to Temporarily Discontinue Services Vegas Nevade

Company Name: START EXPRESS TRANSPORTATION
Address: 3565 W HARMON AVE, STED
City, State, Zip: LAS VESAS, NV 89/03
CPCN: 2208
In accordance with NRS 706.341 and NAC 706.356, the above-named certificate holder would like to temporarity discontinue service, from 02/04/02 to 08/24/22 (Not to exceed 6 months)
This request is due to: Ongoing discussion between partners
This request is due to: Ongoing discussion between partners about the company's future (sale, shows transfert, liqu
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 insurgance, and current tariffs, if applicable.
Signature or Certificate Holder
YAV. ER RAFFAELL. Printed name of Certificate Holder
702 545 85 96
Phone number Fax number
XAVIER FAFFAFILL @ YAHOO, COM Email Address
Submit both pages of this Request to:
Nevada Transportation Authority

3300 West Sahara Avenue

or

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

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

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of C&J Development)	
Enterprises d/b/a Custom Towing to discontinue)	Docket 20-10044
operations authorized under CPCN 7061 from January)	
31, 2022 through July 31, 2022.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 27, 2020, Joseph Causey, owner of C&J Development Enterprises d/b/a Custom Towing ("Petitioner") filed a Request, designated as Docket 20-10044, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 7061 for the period of October 23, 2020 through January 30, 2021. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the Request was granted at the December 17, 2020 general session.
- 4. That on January 26, 2021, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of January 30, 2021 through July 30, 2021.
- 5. That the request was granted at the December 17, 2020 general session.

Docket 20-10044 Page 2 of 2

6. That on July 15, 2021, the Petitioner filed a third request with the Authority to extend the period of temporary discontinuance of operations for the period July 30, 2021 through January 30, 2022.

- 7. That the request was granted at the August 26, 2021 general session.
- 8. That on January 31, 2022, the Petitioner filed a fourth request with the Authority to extend the period of temporary discontinuance of operations for the period January 31, 2022 through July 31, 2022.
- 9. That the Request on file herein comes within the purview of the statutes of the State of Nevada.
- 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:

C & J Development enterprises d/b/a Custom Towing Temporary Discontinuance Docket 20-10044 March 24, 2022 General Session

This carrier has been on a temporary discontinuance since October 23, 2020, a period of approximately 1 ½ years. The reasons stated were Covid and the high cost of insurance.

Staff does not support this request since Las Vegas opened to 100% capacity in June 2021, and staff considers over 1 ½ years excessive. Unfortunately, it does not appear that the cost of insurance will be going down in the foreseeable future.

2/2/22 rmb DT/NTA Extension 20-10044

ORECEIVED!

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

JAN 3 1 2022

Nevada Transportation Authority

Request to Temporarily Discontinue Service Veges, Nevada

Company Name: CUSTOM TOWING	
Address: 3735 N NELLIS BLVD # 100	E
City, State, Zip: LAS VEGAS NV 89115	5
CPCN: 7061	
In accordance with NRS 706.341 and NAC to temporarily discontinue service, from 01/3	706.356, the above-named certificate holder would like to 07/31/2022 to 07/31/2022 . (Not to exceed 6 months)
This request is due to: COVIN & INSURA	NCE
	STING CERTIFICATE HOLDER MUST CONTINUE UNTIL RITY ISSUES AN ORDER GRANTING A TEMPORARY
	the end date of this request, you must first notify the g, stating the date you intend to begin service, and rent tariffs, if applicable.
Signature of Certificate Holder	
JOSEPH CAUSEY	
Printed name of Certificate Holder 702-368-7800	
Phone number Fax number	
custont@yahoo.com	
Email Address	

Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

or

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

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

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Fragela Towing, LLC)	
to discontinue operations authorized under Certificate)	Docket 21-07019
of Public Convenience and Necessity 7427, from)	
January 21, 2022 through July 21, 2022.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 22, 2021, Isby Maria Fragela Abreu, Owner of Fragela Towing, LLC ("Petitioner") filed a Request, designated as Docket 21-07019, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 7427, for the period of July 20, 2021 through January 20, 2022. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That said Request required retroactive approval.
- 3. That the request was granted at the August 26, 2021 general session.
- 4. That on January 28, 2022, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of January 21, 2022 through July 21, 2022.
- 5. That said Request requires retroactive approval.

Docket 21-07019 Page 2 of 3

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

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

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

- The Request of Fragela Towing, LLC to temporarily discontinue operations authorized under CPCN 7427, is hereby GRANTED for the period January 21, 2022 through July 21, 2022.subject to the condition set forth in subparagraph 2 below.
- 2. Prior to resuming operations under CPCN 7427, 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,
 - f. Ensure all vehicles have current decals, and
 - g. Pay all fines and fees due to the Authority.

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Docket 21-07019 Page 3 of 3

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

7/23/21 rmb DT/NTA

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



JUL 2-2 2021

Nevada Transportation Authority Las Vadas Navada

Request to Temporarily Discontinue Service

21-07019 Company Name: FRAGELA TOWING LLC Address: 3445 COLEMAN ST City, State, Zip: N LAS VEGAS, NV 89032 CPCN: 7427 In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from 7/20/2021 to 01/20/2022 (Not to exceed 6 months) This request is due to: FINANCIAL HARDSHIP 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 ISBEY MARIA FRAGELA ABREU Printed name of Certificate Holder 702 542 6044 Phone number Fax number isbey74@yahoo.com **Email Address** Submit both pages of this Request to: Nevada Transportation Authority 3300 West Sahara Avenue 1755 E Plumb Lane Suite 200 Suite 229

Reno, NV 89502

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

Las Vegas, NV 89102

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of New Charters Nevada,)	
Inc. to discontinue operations authorized under)	Docket 21-09003
Certificate of Public Convenience and Necessity 2110,)	
from March 1, 2022 through March 31, 2022.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 September 13, 2021, Jason Recabarren, Owner of New Charters Nevada, Inc. ("Petitioner") filed a Request, designated as Docket 21-09003, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2110, for the period of September 1, 2021 through March 1, 2022. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That said Request required retroactive approval.
- 3. That the Request was granted at the September 30, 2021 general session.
- 4. That on February 28, 2022 the Petitioner requested to extend the period of discontinuance from March 1, 2022 through March 31, 2022.
- 5. That the Request on file herein comes within the purview of the statutes of the State of Nevada.

Docket 21-09003 Page 2 of 2

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:

State of Nevada Department of Business and Industry Nevada Transportation Authority

FEB 2 8 2022

Request to Temporarily Discontinue Service Extension
Company Name: NEW CHARTERS NEVADA /NC 21-09003
Address: 5125 W OQUENDO RD # 16
City, State, Zip: LAS VEGAS, NEVADA 89118
CPCN: 2110
In accordance with NRS 706.341 and NAC 706.356, the above-named certificate holder would like to temporarily discontinue service, from <u>C3-01-22</u> to <u>MARCH 31, 2020</u> to exceed 6 months)
This request is due to: NO INCENCE
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 TASON RECHBRICEN Printed name of Certificate Holder TOJ-523-4708
Phone number Fax number
NEW CHARTOLSO YAHOO, COM Email Address
Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

or

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

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

New Charters Nevada, Inc. Docket 21-09003 March 24, 2022 General Session

This carrier has been on a temporary discontinuance since September 1, 2021 through March 1, 2022.

They are requesting an extension of 30 days to allow time for the carrier to notify people that they are ceasing operations and have indicated that they will be filing a voluntary cancellation of CPCN 2110 at the end of the month.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Isnagas Brother, LLC)	
d/b/a Isnagas Brother to discontinue operations)	Docket 21-12020
authorized under CPCN 7459, from February 13,)	
2022 through April 13, 2022.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 December 20, 2021, Misael Martinez Garcia, owner of Isnagas Brother, LLC d/b/a Isnagas Brother ("Petitioner") filed a Request, designated as Docket 21-12020, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 7459, for the period of December 13, 2021 through February 13, 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 required retroactive approval.
- 3. That the request was granted at the January 13, 2022 general session.
- 4. That on February 11, 2022 the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period February 13, 2022 through April 13, 2022.
- 5. That the Request on file herein comes within the purview of the statutes of the State of Nevada.

Docket 21-12020 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 Isnagas Brother, LLC d/b/a Isnagas Brother to temporarily discontinue operations authorized under CPCN 7459, is hereby GRANTED for the period February 13, 2022 through April 13, 2022 subject to the condition set forth in subparagraph 2 below.
- 2. Prior to resuming operations under CPCN 7459, 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,
 - f. Ensure all vehicles have current decals, and
 - g. Pay all fines and fees due to the Authority.

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Docket 21-12020 Page 3 of 3

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

21-12020 EXTENSION

State of Nevada Department of Business and Industry Nevada Transportation Authority

RECEIVED

FEB 1 1 2022

Request to Temporarily Discontinue Standard Constitution Authority Las Vegas Negration

Company Name: ISNAGAS BF	OTHER LLC	dba ISNAGAS BROTHER
Address: 4775 E NEW YORK A	VE	
City, State, Zip: LAS VEGAS, N	V 89104	
CPCN: 7459		
		5.356, the above-named certificate holder would like to 4/13/2022 (Not to exceed 6 months)
This request is due to: BOUGHT N	IEW TRUCK A	ND WORKING ON SOME MINOR REPAIRS
THE NEVADA TRANSPORTATION DISCONTINUANCE OF SERVICE. If you wish to resume operation	N AUTHORIT	ING CERTIFICATE HOLDER MUST CONTINUE UNTIL Y ISSUES AN ORDER GRANTING A TEMPORARY end date of this request, you must first notify the
provide proof of current insurance	y in writing, s ce, and currer	tating the date you intend to begin service, and nt tariffs, if applicable.
Signature of Certificate Holder		
MISAEL MARTINEZ GA	RCIA	
Printed name of Certificate Hold 702-401-5240	ler	ac:
Phone number Fo	x number	
isnagasbrothers@gmail.com		
Email Address		
Submit both pages of this Reque	st to:	
Nevada	Transportation	n Authority
3300 West Sahara Avenue	or	1755 E Plumb Lane
Suite 200		Suite 229

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

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BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Application of City on the Side, LLC for a certificate of public convenience and necessity to provide scenic tour service within Clark County, Nevada

NEAL TOMLINSON, ESQ., Bar No. 6851

Docket No.: 19-07021

MOTION TO EXTEND COMPLIANCE PERIOD

City on the Side, LLC ("COTS" or "Applicant"), by and through legal counsel, hereby submits the following Motion to Extend Compliance Period ("Motion") for their Application seeking authority to provide scenic tour services within Clark County, Nevada. The compliance order was issued on August 4, 2020. Applicant previously sought and was granted an initial 90-day extension. Applicant was also granted a one year extension in April 2021 due to limited access to vaccination at the time and the ongoing pandemic.

This Motion is filed in good faith and is based primarily on the continuing impacts of the pandemic on the economy and the global supply chain. As evidenced in the application, Applicant utilizes a unique motorcycle with sidecar vehicle. Applicant has been working with the manufacturer throughout the compliance period with regards to delivery of their vehicles in early 2022. Applicant was aware of manufacturing and shipping delays, but until recently was not aware that the delays would be significant. Applicant received notice from the manufacturer that delivery of their vehicles would not be possible until at least August 2022. See, Exhibit 1. Applicant stands ready to commence operations, but due to the specific nature of their tours and vehicles are unfortunately at the mercy of the manufacturing process.

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1	Accordingly, Applicant respectfully requests an additional six month extension of the
2	compliance period pursuant to the timeline anticipated by the vehicle manufacturer.
3	Submitted this 28 th day of February, 2021.
4	BROWNSTEIN HYATT FARBER SCHRECK, LLP
5	
6	By: /s/ Kristina Kleist NEAL TOMLINSON, ESQ., Bar No. 6851
7	ntomlinson@bhfs.com KRISTINA R. KLEIST, ESQ., Bar No. 13520
9	kkleist@bhfs.com 100 North City Parkway, Suite 1600 Las Vegas, NV 89106-4614
10	Attorneys for City on the Side, LLC
11	# A
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Exhibit 1

(Ural Sidecar Letter)



Irbit MotorWorks of America, Inc.

14700 NE 95-th Street, Suite 102 Redmond, WA 98052 Ph: 425.702.8484 Fax: 425.250.5752 info@urat.com

Ural Motorcycles with Sidecars Delivery Delay

To whom it may concern at the Nevada Transportation Authority:

This letter is notify you of the current situation with the supply of Ural sidecar motorcycles to all our customers, including City On the Side LLC. We have been unable to meet delivery timeline required by City On the Side necessary for the company to start their sales activity in Las Vegas, Nevada at the beginning of 2022.

Unfortunately, due to ongoing pandemic restrictions and supply chain issues, as well as other economic uncertainties and political situation in eastern Europe, we are currently facing major issues regarding our current delivery lead time.

It is with great regret that we will not be able to deliver CT URAL to City on The Side LLC before August 2022. We will try our best to find solutions for earlier delivery, however, we cannot make any guarantees at this time.

Thank you for your understanding. Should you have any questions, please do not hesitate to contact me directly.

Sincerely,

Madina Merzhoeva VP, Sales & Marketing

Irbit MotorWorks of America. Ind.

City on the Side, LLC Requesting Scenic Tour Authority Docket 19-07021 March 24, 2022 General Session

This is an application for scenic tour authority using motorcycle side cars. The application was approved at the July 22, 2020 general session. Compliance period set to expire 12/04/2020.

11/19/2020 requested 90 day extension which was granted making the new expiration date 3/4/2021. The reason for the extension was the pandemic.

3/2/2021 the Applicant filed a motion requesting a one year extension due to the pandemic and the effect on the carrier's business model. The motion was granted at the 4/8/2021 general session making the new due date 3/4/2022.

On 2/28/2022 the Applicant filed a second motion requesting a further 6 month extension due to the pandemic and its effect on the carrier's ability to obtain the vehicle side cars need for them to begin operations.

Staff notes:

Staff is concerned that the background for this application was completed in June of 2020. 2 years prior to their beginning operations.

This is a startup company therefore the capital infusion that is required remains the same at \$50,000. They project 80% equity and a 3:1 current ratio. The projected net income is sufficient to cover any additional expenses that have increased over the past two years such as fuel. Staff has no financial concern since they are required to fund the company with sufficient capital.

E.A.C. TOWING LLC CPCN 7472



January 21, 2022

Deputy Commissioner Jennifer De Rose Nevada Transportation Authority

RE: E.A.C. TOWING LLC DOCKET # 21-02011

Re: Motion to Extend Compliance Period

To whom it may concern:

I would like to request Motion to Extend Compliance Period for CPCN 7472. The reason for this is that we are working on some repairs on the vehicle and it is taking longer than expected. I am sorry we had a delay, but we had to go out of the Country due to a family emergency.

I greatly appreciate if you can extend the Compliance Period 90 days if possible.

Enrique Calunga

E.A.C. Towing, LLC Docket 21-02011 March 24, 2022 General Session

This is an application for consent-only tow. The application was approved at the 6/14/2021 general session. Compliance period set to expire 10/23/21.

The carrier requested and was granted a 90 day extension making the new expiration date 1/23/2022. The reason for the extension was that they were working on insurance and vehicle registration.

On 1/28/2022 the Applicant filed a motion requesting a 90 day extension because they are still working on repairs to the vehicle. The 90 day will expire on 4/23/2022.

Staff supports the request.

Towing Near Me, LLC d/b/a Towing Near Me Docket 19-08004 March 24, 2022 General Session

This carrier has been on a temporary discontinuance since August 1, 2019, a period of over 2 ½ years.

The original reason was 'major mechanical issues with truck costing too much and also will be out of town for 3 months."

The first extension was due to "personal issued and traveling out of country due to family issues".

The second extension was filed due to COVID-19 and the lack of business and no employees.

That period of temporary discontinuance was extended to a period of one year at the March 4, 2021 general session granted under Staff's approved Deviation under Docket 21-02008.

The period granted expired on January 24, 2022. The carrier has neither filed an extension nor gone back into business.

Staff is requesting issuance of an Order to Show Cause as to why CPCN 7386, Sub 1, should not be revoked

In-Cahoots Events, LLC d/b/a Lil Pink Party Bus Docket 20-03023 March 24, 2022 General Session

This carrier has been on a temporary discontinuance since March 20, 2020, a period of over 2 years.

The reason was due to COVID-19 and the State ordered shutdown. The carrier's original request was for two months which was extended to the allowable 6 months.

The second period of temporary discontinuance was extended to a period of one year at the March 4, 2021 general session granted under Staff's approved Deviation under Docket 21-02008.

The period granted expired on February 8, 2022. The carrier has neither filed an extension nor gone back into business.

Staff is requesting issuance of an Order to Show Cause as to why CPCN 2161should not be revoked

Scott Towing and Transport, LLC Docket 21-01021 March 24, 2022 General Session

This carrier has been on a temporary discontinuance since January 22, 2021, a period of over 14 months.

The reason was due to COVID-19 and the lack of business.

The period of temporary discontinuance was extended to a period of one year at the March 4, 2021 general session granted under Staff's approved Deviation under Docket 21-02008.

The period granted expired on January 21, 2022. The carrier has neither filed an extension nor gone back into business.

Staff is requesting issuance of an Order to Show Cause as to why CPCN 7436 should not be revoked

Item #95 Docket 22-01013 Has been removed from this agenda

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The voluntary cancellation of tow car)	D1 22 01015
authority granted under Certificate of Public)	Docket 22-01015
Convenience and Necessity 7278 issued to PDQ)	
Towing, LLC.)	
	_)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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:

 That on September 20, 2021, the Authority issued Certificate of Public Convenience and Necessity ("CPCN") 7278 to PDQ Towing, LLC ("PDQ") authorizing the transportation service specified below:

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

Between points and places within the State of Nevada.

- 2. That on January 13, 2022, Patrick Schommer, Owner of PDQ provided notice to the Authority of the voluntary cancellation of CPCN 7278.
- 3. That the Petition on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
- 4. That the Authority has reviewed all the records relating to this Petition and finds that granting the Petition would be in the public interest.

Docket 22-01015 Page 2 of 2

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

- 1. CPCN 7278 issued to PDQ Towing, LLC is hereby CANCELLED.
- 2. The carrier is to immediately remove any and all markings indicating "CPCN 7278" 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:	Jennifer De Rose, Deputy Commissioner	_
Dated:	Las Vegas, Nevada	

22-01015

01/21/22 jh DT/NTA

Department of Business and Industry Nevada Transportation Authority

RECEIVED

JAN 13 2022

Nevada Transportation Authority Reno, Nevada

Request for Voluntary Cancellation of CPCN

In the matter of the request by PDQ Towing LLC
to cancel Certificate of Public
Convenience and Necessity (CPCN) number: 7278
The above named carrier is no longer conducting operations or providing transportation
services authorized under CPCN
Therefore, Patrick Schommer, the authorized representative for
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 Patrick Schommer
Printed name of Petitioner
Address 1937 Winnemucca, NV 89446
775 304 0272
Phone number Fax number
pogautocenter/1cagnail.com
Email address

INCT	DII	CTI	AN	10.
INST	ΚU		UN	13:

1.	Completely fill out the first page	ge of this Vo	luntary Cancellation Request.
Δ			ting a cancellation of your certificate:
		4	other businesses are
tay	sing us in a dif		
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		West of the second	
	3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3		
-			
3.	Have you removed all marking	gs (name ar	nd CPCN number) from the vehicles?
	Yes, they were removed on .		
	No, I will remove them	n no later th	an Jonuary 15, 20,2
4.	4. Complete the OATH page and have notarized.		
5.	5. Enclose/attach all vehicle decals and/or tow/taxi plates.		
6.	File all three pages of this Req and mail or deliver to either of	uest (with a	Il tow/taxi plates and/or decals) cations:
	Nevada Trai	nsportation .	Authority
	3300 West Sahara Avenue	OD	1755 E Plumb Lane
	Suite 200 Las Vegas, NV 89102	OR	Suite 229 Reno, NV 89502

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

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The voluntary cancellation of tow car)	
authority granted under Certificate of Public)	Docket 22-02016
Convenience and Necessity 7295 issued to My Auto)	
Service, LLC d/b/a My Auto Service.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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:

 That on July 30, 2012, the Authority issued Certificate of Public Convenience and Necessity ("CPCN") 7295 to My Auto Service, LLC d/b/a My Auto Service ("My Auto") 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 February 11, 2022, James Lodge, Managing Member of My Auto provided notice to the Authority of the voluntary cancellation of CPCN 7295.
- 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 22-02016 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 7295 issued to My Auto Service, LLC d/b/a My Auto Service is hereby CANCELLED.

2. The carrier is to immediately remove any and all markings indicating "CPCN 7295" 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:Jennifer	r De Rose, Deputy Commissioner	
Dated:Las Ves	gas. Nevada	

RECEIVED |

2/14/22 rmb DT/NTA

Department of Business and Industry

FEB 1 1 2022

Nevada Transportation Authority

Neveda Transportation Authority Las Vegas Nevada Request for Voluntary Cancellation of CPCN

In the matter of the request by	My Auto Service LLC
dba My Auto Service	to cancel Certificate of Public
Convenience and Necessity (CPCN)	number: 7295
The above named carrier is no longe	er conducting operations or providing transportation
services authorized under CPCN	7295 **** *******************************
Therefore, James Lod	ge, the authorized representative fo
My Auto Service LLC	
requests that the Nevada Transports	ation Authority (NTA) cancel said Certificate
understanding that this is not a susp	pension 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 file	ed and a new Certificate granted by the NTA.
	The state of the s
Jamy	(al)
Signature of Petitloner James Lodge	
Printed name of Petitio	
7870 W Ann Rd. Sui	te 170
Address Las Vegas, Nevada	89149
702-309-0903	702-242-1708
Phone number myautoservice80@y	Fax number rahoo.com
Email address	Page 1 of 3

INSTRUCTIONS:

- 1. Completely fill out the first page of this Voluntary Cancellation Request.
- 2. Briefly explain the reason you are requesting a cancellation of your certificate:

We	have not been able to obtain a new tow car as a
гер	lacement to the one that was stolen in February.
e wat	
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 Stolen Vehicle.

- 4. Complete the OATH page and have notarized.
- 5. Enclose/attach all vehicle decals and/or tow/taxi plates.
- 6. File all three pages of this Request (with all tow/taxi plates and/or decals) and mail or deliver to either of our office locations:

Nevada Transportation Authority

3300 West Sahara Avenue

1755 E Plumb Lane

Suite 200

OR

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

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

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The voluntary cancellation of charter bus)	
authority granted under Certificate of Public)	Docket 22-02017
Convenience and Necessity 2267 issued to Del Sur)	
Transportation, LLC.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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:

 That on November 18, 2019, the Authority issued Certificate of Public Convenience and Necessity ("CPCN") 2267 to Del Sur Transportation, LLC authorizing the transportation service specified below:

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

- 2. That on February 14, 2022, Roberto Gonzales Tejeda, Owner of Del Sur Transportation, LLC provided notice to the Authority of the voluntary cancellation of CPCN 2267.
- 3. That the Petition on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
- 4. That the Authority has reviewed all the records relating to this Petition and finds that granting the Petition would be in the public interest.

Docket 22-02017 Page 2 of 2

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

- 1. CPCN 2267 issued to Del Sur Transportation, LLC is hereby CANCELLED.
- 2. The carrier is to immediately remove any and all markings indicating "CPCN 2267" 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: Jennifer De Rose, Deputy Commissioner	_
Dated: Las Vegas, Nevada	

2/14/22 rmb DT/NTA

Department of Business and Industry

Nevada Transportation AuthoritRECEIVED

22-02017

FEB 1 4 2022

Request for Voluntary Cancellation of GRE Mansportation Authority
Les Veges, Nevede

in the matter of the request by Del sur transportation LCC
to cancel Certificate of Public
Convenience and Necessity (CPCN) number: 2267
The above named carrier is no longer conducting operations or providing transportation
services authorized under OPCN 7267
Therefore, Poberto Gonzalez, the authorized representative for
Del sur transportation LLC
requests that the Nevada Transportation Authority (NTA) cancel said Certificate
understanding that this is not a suspension or a temporary discontinuance of service,
but a cancellation and that in order to provide any transportation services in the future,
a new application will have to be filed and a new Certificate granted by the NTA.
Nobelo Conida
Signature of Perilionar Roberto Gonzales Tejeda
Printed name of Petitioner
3655 asbury hill are

105 Vegas NV 89110

delsortransportation Ogmail.com

702-301-8671

Phone number

Email address

Fax number

INSTRUCTIONS:

1. 1	Completely fill out the first page of	this Volun	itary Cancellation Request.	
2 1 1 2 1	Brieffy explain the reason you are Brieffy explain the reason you are	requesting	a cancellation of your certificate: COOLO OUS AND	但是他就是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个
				大学 の
3.	Have you removed all markings (CHINOCOLUNG	CPCN number) from the vehicles?	AND REAL PROPERTY.
	No, I will remove them n	o later thai	n	
4.	Complete the OATH page and ba	aya notariz	red.	The state of
5.	Enclose/attach all vehicle decals	andlor tow	v/taxi plates.	大田田の
6	File all three pages of this Reque and mall or deliver to either of ou	ast (with all	tow/texi plates and/or decals)	
	Nevada Trans			
	3300 West Sahara Avenue Suite 200 Las Vegas, NV 89102	OR	1755 E Plumb Lane Suite 229 Reno, NV 89502	

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

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The voluntary cancellation of charter bus)	
authority granted under Certificate of Public)	Docket 22-02019
Convenience and Necessity 2479, Sub 2 issued to)	
Greyhound Lines, Inc.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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:

 That on October 24, 2006, the Authority issued Certificate of Public Convenience and Necessity ("CPCN") 2479, Sub 2, to Greyhound Lines, Inc. authorizing the transportation service specified below:

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

- 2. That on February 14, 2022, David D. Leach, President and CEO of Greyhound Lines, Inc. provided notice to the Authority of the voluntary cancellation of CPCN 2479, Sub 2.
- 3. That the Petition on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
- 4. That the Authority has reviewed all the records relating to this Petition and finds that granting the Petition would be in the public interest.

///

Docket 22-02019 Page 2 of 2

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

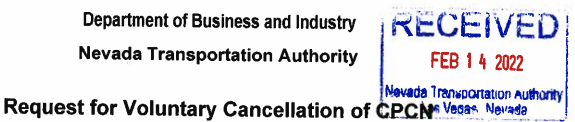
- 1. CPCN 2479, Sub 2, issued to Greyhound Lines, Inc. is hereby CANCELLED.
- 2. The carrier is to immediately remove any and all markings indicating "CPCN 2479" from its vehicles and advertisements.
- 3. The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred in the drafting or issuance of this Order.

	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	R. David Groover, Commissioner
Attest:	<u> </u>
Dated: Las Vegas, Nevada	

22-02019

2/15/22 rmb DT/NTA

Department of Business and Industry Nevada Transportation Authority



In the matter of the request by **Greyhound Lines, Inc.** to cancel Certificate of Public Convenience and Necessity (CPCN) number: #2479.2.

The above-named carrier is no longer conducting operations or providing transportation services authorized under CPCN #2479.2

Therefore, David S. Leach, President and CEO of Greyhound Lines, Inc.

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.

(where		
Signature of Petitioner		
Mr. David Leach		
Printed name of Petitioner		
350 N. St. Paul, Dallas, Texas 75201		
Address		
(214)849-7132		
Phone number	Fax number	
Dave.leach@greyhound.com		
Email address	· · · · · · · · · · · · · · · · · · ·	

INST	гоі	דיזו	100	116.

1.	Completely fill out the first page of this Voluntary Cancellation Request.
2.	Briefly explain the reason you are requesting a cancellation of your certificate:
Duplic	ative pursuant to 49 U.S.C. Section 13902(b)(3).
3.	Have you removed all markings (name and CPCN number) from the vehicles?
	 Yes, they were removed on or before 12/31/20221.
	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. No decals to attach
6.	File all three pages of this Request (with all tow/taxi plates and/or decals) and mail or deliver to either of our office locations:
	Nevada Transportation Authority

3300 West Sahara Avenue

1755 E Plumb Lane

Suite 200

OR

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

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

Items #100 and 101 Dockets 22-01006 and 22-01007 To be heard together

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Petition of AWG Ambassador, LLC)	
d/b/a AWG Charter Services, AWG Ambassador)	Docket 22-01006
Operated by Personal Sedan Service, LLC d/b/a PSS)	
seeking authority to add a fictitious name to do)	
business as Personal Sedan Services, for operations)	
conducted under CPCN 2055, Sub 5.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

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

- That on February 4, 2022, the Authority issued Certificate of Public Convenience and Necessity ("CPCN") 2055, Sub 5, to AWG Ambassador, LLC d/b/a AWG Charter Services, AWG Ambassador Operated by Personal Sedan Service, LLC d/b/a PSS ("Petitioner") to provide intrastate charter bus service, special services, and airport transfer services within the State of Nevada.
- That on January 12, 2022, the Petitioner filed a Petition to Change Name seeking to add a
 fictitious name to do business as Personal Sedan Services for operations conducted under
 CPCN 2055, Sub 5. Said Petition was designated as 22-01006.
- That the Petitioner requested Interim Authority be granted to do business as Personal Sedan Services.
- 4. That on January 21, 2022, the request for Interim Authority was granted by CommissionerR. David Groover, acting as presiding officer in this matter.

Docket 22-01006 Page 2 of 3

5. That the changing of the fictitious name does not involve a change in the location or management of the Petitioner.

6. That granting the requested name change will be consistent with the public interest and will not operate to defeat the legislative policy set forth in Nevada Revised Statue ("NRS") 706.151.

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

- The approval of the request of the Petitioner seeking authority to do business as Personal Sedan Services for operations conducted under CPCN 2055, Sub 5 is hereby GRANTED.
- 2. CPCN 2055, Sub 5, issued to AWG Ambassador, LLC d/b/a AWG Charter Services, AWG Ambassador Operated by Personal Sedan Service, LLC d/b/a PSS, shall be CANCELLED, and a new CPCN to be designated as CPCN 2055, Sub 6, shall be issued to AWG Ambassador, LLC d/b/a AWG Charter Services, AWG Ambassador, Personal Sedan Service Operated by Personal Sedan Service, LLC d/b/a PSS, authorizing transportation in intrastate commerce as follows:

Operate as a passenger carrier to provide intrastate charter bus services, special services and airport transfer services using vehicles defined as "buses", between points and places in the State of Nevada.

RESTRICTION: With regard to "Special Services" and "airport transfer services", the carrier is limited to no more than sixteen (16) buses.

Interim temporary authority in for the pendency of Docket 21-04035, or until the Authority orders otherwise, *whichever comes first*.

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

Docket 22-01006 Page 3 of 3

4. The Deputy Commissioner of the Authority is authorized to issue the CPCN referred to hereinabove.

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

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

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BEFORE THE NEVADA TRANSPORTATION WOTH

In re Petition of AWG AMBASSADOR, LLC:) Docket No. 22-01006

CPCN 2055 to add the dba Personal Sedan Service)

MOTION FOR AN INTERIM ORDER

COMES NOW, AWG AMBASSADOR, LLC. by and through its counsel of record, Brent A. Carson, Esq. of the law firm Attorney Brent Carson, LLC, hereby submits the following Motion for an Interim Order pursuant to Nevada Administrative Code ("NAC") 706.3959.

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

Brent A. Carson, Esq. 7935 W. Sahara Ave. #101 Las Vegas, Nevada 89117

AWG recently filed a petition to add the "dba" of Personal Sedan Service for CPCNs 1089 and 2055. The dba was added so that Person Sedan Service, who was recently granted a temporary transfer of CPCN 1055 and 2055 could place their logo on the sides of the vehicles.

Personal Sedan Services is ready to begin operations under CPCN 1052 and 2055. The next regularly scheduled agenda is not until February 2022, therefore AWG is asking for Interim Authority to add the new dba.

DATED this **2** day of January, 2022.

ATTORNEY BRENT CARSON, LLC

Brent A. Carson, Esq. Nevada Bar No. 5903

7935 W. Sahara Ave. #101 Las Vegas, Nevada 89117

1/2022

Items #100 and 101 Dockets 22-01006 and 22-01007 To be heard together

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Petition of AWG Ambassador, LLC)	
d/b/a AWG Charter Services, AWG Ambassador)	Docket 22-01007
Operated by Personal Sedan Service, LLC d/b/a PSS)	
seeking authority to add the fictitious name to do)	
business as Personal Sedan Services, for operations)	
conducted under CPCN 1089, Sub 5.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

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

- 1. That on February 4, 2022, the Authority issued Certificate of Public Convenience and Necessity ("CPCN") 1089, Sub 5, to AWG Ambassador, LLC d/b/a AWG Charter Services, AWG Ambassador Operated by Personal Sedan Service, LLC d/b/a PSS ("Petitioner") to provide intrastate charter bus service, special services, and airport transfer services within the State of Nevada.
- That on January 12, 2022, the Petitioner filed a Petition to Change Name seeking to add the fictitious name to do business as Personal Sedan Services for operations conducted under CPCN 1089, Sub 5. Said Petition was designated as 22-01007.
- That the Petitioner requested Interim Authority be granted to do business as Personal Sedan Services.
- 4. That on January 21, 2022, the request for Interim Authority was granted by CommissionerR. David Groover, acting as presiding officer in this matter.

Docket 22-01007 Page 2 of 3

5. That the changing of the fictitious name does not involve a change in the location or management of the Petitioner.

6. That granting the requested name change will be consistent with the public interest and will not operate to defeat the legislative policy set forth in Nevada Revised Statue ("NRS") 706.151.

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

- The approval of the request of the Petitioner seeking authority to do business as Personal Sedan Services for operations conducted under CPCN 1089, Sub 5 is hereby GRANTED.
- 2. CPCN 1089, Sub 5, issued to AWG Ambassador, LLC d/b/a AWG Charter Services, AWG Ambassador Operated by Personal Sedan Service, LLC d/b/a PSS, shall be CANCELLED, and a new CPCN to be designated as CPCN 1089, Sub 6, shall be issued to AWG Ambassador, LLC d/b/a AWG Charter Services, AWG Ambassador, Personal Sedan Service Operated by Personal Sedan Service, LLC d/b/a PSS, authorizing transportation in intrastate commerce as follows:

Provide charter 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.

Interim temporary authority in for the pendency of Docket 21-04034, or until the Authority orders otherwise, *whichever comes first*.

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

Docket 22-01007 Page 3 of 3

4. The Deputy Commissioner of the Authority is authorized to issue the CPCN referred to hereinabove.

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

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

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BEFORE THE NEVADA TRANSPORTATION AUTHORITY

Docket No. $\frac{\partial}{\partial} - 0 \mid 00$ In re Petition of AWG AMBASSADOR, LLC: CPCN 1089 to add the dba Personal Sedan Service

MOTION FOR AN INTERIM ORDER

COMES NOW, AWG AMBASSADOR, LLC. by and through its counsel of record, Brent A. Carson, Esq. of the law firm Attorney Brent Carson, LLC, hereby submits the following Motion for an Interim Order pursuant to Nevada Administrative Code ("NAC") 706.3959.

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

> Brent A. Carson, Esq. 7935 W. Sahara Ave. #101 Las Vegas, Nevada 89117

AWG recently filed a petition to add the "dba" of Personal Sedan Service for CPCNs 1089 and 2055. The dba was added so that Person Sedan Service, who was recently granted a temporary transfer of CPCN 1089 and could place their logo on the sides of the vehicles.

Personal Sedan Services is ready to begin operations under CPCN 1089 **** The next regularly scheduled agenda is not until February 2022, therefore AWG is asking for Interim Authority to add the new dba.

DATED this 20 day of January, 2022.

VEY BRENT CARSON, LLC

Brent A. Carson, Esq. Nevada Bar No. 5903 7935 W. Sahara Ave. #101 Las Vegas, Nevada 89117

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Agenda Item# 102

Item #102 Docket 21-12039

Has been withdrawn by the applicant and is removed from this agenda

Agenda Item# 103

Item #103

Docket 21-12040

Has been withdrawn by the applicant and is removed from this agenda

Agenda Item# 104

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Aspen Moving Co., L.L.C.,)	
for authority to modify tariff rates pursuant to NAC)	Docket 22-01025
706.1384.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 Aspen Moving Co., L.L.C. ("Applicant"), a
 carrier certificated to provide transportation of household goods as described in Certificate of Public
 Convenience and Necessity ("CPCN") 3368, 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 the definition of Hourly Rates for Workers and a Truck by changing from one moving truck to the number of moving trucks required.

/// ///

///

Docket 22-01025

b. Modify the following hourly rates.

	County	Current	Proposed	Percent	Current	Proposed	Percent	Per Mile
		Rate Per	Rate Per	Change	Travel	Travel	Change	Fee. New
		Hour	Hour		Fee	Fee		Rate
2 men and	Nye	\$80.00	\$95.00	18.8%	\$80.00	\$125.00	56.3%	
1 Truck		\$60.00	\$93.00	10.070	\$60.00	\$123.00	30.370	
3 men and	Nye	\$104.00	\$125.00	20.2%	\$104.00	\$145.00	39.4%	
1 Truck		\$104.00	\$123.00	20.270	\$104.00	\$145.00	37.470	
4 men and	Nye	\$115.00	\$145.00	26.1%	\$115.00	\$145.00	26.1%	
1 Truck		\$113.00	\$145.00	20.170	\$115.00	\$145.00	20.170	
Additional	Nye	New				\$125.00		
Truck		New				-\$145.00		
2 men and	Outside	\$80.00	\$95.00	18.8%	\$80.00	\$125.00	56.3%	\$1.00
1 Truck	Nye	\$60.00	Ψ/3.00	10.070	ψ60.00	Ψ123.00	30.370	φ1.00
3 men and	Outside	\$104.00	\$125.00	20.2%	\$104.00	\$145.00	39.4%	\$1.00
1 Truck	Nye	Ψ104.00	Ψ123.00	20.270	φ104.00	Ψ143.00	37.470	Ψ1.00
4 men and	Outside	\$115.00	\$145.00	26.1%	\$115.00	\$145.00	26.1%	\$1.00
1 Truck	Nye	Ψ113.00	Ψ143.00	20.170	Ψ113.00	Ψ143.00	20.170	Ψ1.00
						\$125.00		
						-145.00		
Additional	Outside	New				Plus		
Truck	Nye	11011				\$1.00 per		
						mile		

c. Increase Delivery Rates for Induvial Items:

	Current Rate	Proposed Rate	Percentage Change
1-2 Pieces	\$60.00 Plus \$1.00 Per Mile	\$80.00 Plus \$1.00 Per Mile	33.3%
3-4 Pieces	\$80.00 Plus \$1.00 Per Mile	\$125.00 Plus \$1.00 Per Mile	56.3%
Safes and Items over 300 Pounds	\$150.00 Plus \$1.00 Per Mile	\$180.00 Plus \$1.00 Per Mile	20.0%
Pianos, Hot Tubs, Baby & Grand Pianos	\$150.00 Plus \$1.00 Per Mile	\$250.00 Plus \$1.00 Per Mile	66.67%

d. Increase the Overnight Truck Storage Fee from \$100.00 to \$150.00.

e. Modify the following overtime rates:

	Current Rate Per Hour After 8 Hours	Proposed Rate Per Hour After 10 Hours	Percentage Change (2 hours longer at regular rates)
2 men and 1 Truck	\$120.00	\$142.50	18.8%
3 men and 1 Truck	\$156.00	\$180.50	15.7%
4 men and 1 Truck	\$173.00	\$217.50	25.7%

- 4. That the proposed rates are within the range of rates currently charged by the industry for similar services,
- 5. That the Applicant's last rate increase was December, 2018.
- 6. That based upon all the records relating to the Application and after investigation:
 - a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
 - b. The proposed tariff modification will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.

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

- 1. The tariff modification proposed by Aspen Moving Co., L.L.C. 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: Las Vegas, Nevada	

ASPEN MOVING CO., L.L.C

N.T.A. No.1

Household Goods Tariff No. 1

Rule No.

RULES AND REGULATIONS

220. <u>Early Termination Of Shipment</u>

- A) The carrier reserves the right to stop work at any time and demand payment for time worked and time estimated to complete work.
- B) The shipper reserves the right to stop work at anytime. Minimum charges will apply and if goods are at that point in the truck shipper will be responsible for the time it takes the carrier to unload the truck.

230. Estimate Of Charges

If requested by the shipper, the carrier will preform a visual inspection of the goods and provide the shipper written estimate of charges. The original estimate shall be delivered to the shipper and a copy maintained by the carrier in carrier's record of shipment.

The estimate shall be based upon the carrier's tariff with the Nevada Transportation Authority. The final charge for transporting 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 so requested. If the final charge is less than the estimate, the carrier shall only collect the actual charge for service.

240. Application of Rates

A) Hourly Rates For Workers And A Truck:

All shipments having a point of origin and destination within Nye County, Nevada are subject to hourly rates based on the number of men on the crew and one moving truck. All shipments in this section will also be charged a one time travel charge as follows:

ISSUED: February, 15,2017

ISSUED BY:

EFFECTIVE:

Joshua Ricci
Aspen Moving Co., L.L.C
371 Nopah Vista Ave
Pahrump, NV 89060
CPCN# 3368



ASPEN MOVING CO., L.L.C

N.T.A. No.1

Household Goods Tariff No. 1

Rule No.

RULES AND REGULATIONS

240 Cont.

Application Of Rates

- A) Hourly Rates For Workers And A Truck (Cont):
 - 2 Men and a Truck \$80.00 per hour plus an \$80.00 travel fee.
 - 3 Men and a Truck \$104.00 per hour plus a \$104.00 travel fee.
 - 4 Men and a Truck-\$115.00 per hour plus a \$115.00 travel fee.
- B) Hourly Rates For Workers And A Truck (Cont):

All Shipments having a point of origin and/ or destination outside of Nye County, Nevada are subject to hourly rates based on the number of men on the crew and one moving truck. All shipments in this section will also be charged a one time travel charge plus a rate per mile for miles traveled outside of Nye County as follows:

- 2 Men and a Truck \$80.00 per hour plus an \$80.00 travel fee plus \$1.00 per mile for miles traveled outside of Nye County.
- 3 Men and a Truck \$ 104.00 per hour plus a \$104.00 travel fee plus \$1.00 per mile for miles traveled outside of Nye County.

4 Men and a Truck-\$115.00 per hour plus a \$115.00 travel fee plus \$1.00 per mile for miles traveled outside of Nye County.

C) Minimum Charges

All shipments are subject to a two (2) hour minimum charge. All charges are subject to a minimum of 2 men and 1 vehicle. Chargeable time for hourly rates commences upon arrival at point of origin. Chargeable hourly rates, not including the travel charge or mileage charge, cease upon departure from point of destination.

ISSUED: February, 15,2017

ISSUED BY:

EFFECTIVE:

Joshua Ricci
Aspen Moving Co., L.L.C
371 Nopah Vista Ave
Pahrump, NV 89060
CPCN# 3368

ACCEPTED

DEC 17 2018

Nevada Transportation Authority
Las Vepas, Nevada

ASPEN MOVING CO., L.L.C

N.T.A. No.1

Household Goods Tariff No. 1

Rule No.

RULES AND REGULATIONS

240 Cont.

Application of Rates

D) Delivery Rates For Individual Items:

Carrier will move individual pieces of major appliances, furniture or equipment for a flat fee plus a milage rate charged port to port from the carrier's dock back to the carrier's dock as follows:

1-2 pieces

\$60 Plus \$1.00 per mile port to port.

3-4 pieces

\$80 Plus \$1.00 per mile port to port.

Pianos, Hot Tubs, and items over 300LBS

\$150 Plus \$1.00 per mile port to port.

E) Overnight Truck Storage Fee:

\$100.00 will be charged in addition to charges listed in the

tariff if the shipper requests items to stay in the truck overnight.

F) Packing and Unpacking Rates:

The carrier will charge \$40 per worker to pack and unpack items at customer's request. Packing materials and containers costs utilized in packing process will be added to final bill, Once there is a count of the materials and containers used to complete the job.

G) Overtime:

At customer's request, Overtime after 8 hours is available at the following hourly rates:

2 Men and a Truck: \$120.00

3 Men and a Truck: \$156.00

4 men and a truck: \$173.00

ISSUED: February, 15,2017

ISSUED BY:

EFFECTIVE:

Joshua Ricci
Aspen Moving Co., L.L.C
371 Nopah Vista Ave
Pahrump, NV 89060
CPCN# 3368



Household Goods Tariff No. 1

Rule No. RULES AND REGULATIONS

220. Early Termination Of Shipment

- A) The carrier reserves the right to stop work at any time and demand payment for time worked and time estimated to complete work.
- B) The shipper reserves the right to stop work at anytime. Minimum charges will apply and if goods are at that point in the truck shipper will be responsible for the time it takes the carrier to unload the truck.

230. Estimate Of Charges

If requested by the shipper, the carrier will preform a visual inspection of the goods and provide the shipper written estimate of charges. The original estimate shall be delivered to the shipper and a copy maintained by the carrier in carrier's record of shipment.

The estimate shall be based upon the carrier's tariff with the Nevada Transportation Authority. The final charge for transporting 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 so requested. If the final charge is less than the estimate, the carrier shall only collect the actual charge for service.

Application of Rates

A) Hourly Rates For Workers And A Truck:

All shipments having a point of origin and destination within Nye County, Nevada are subject to hourly rates based on the number of men on the crew and the number of moving trucks required. All shipments in this section will also be charged a one time travel charge as follows:

ISSUED: February, 15,2017

ISSUED BY:

EFFECTIVE:

Joshua Ricci Aspen Moving Co., L.L.C 371 w. Nopah Vista Ave Pahrump, NV 89060

CPCN# 3368

Household Goods Tariff No. 1

Rule No. RULES AND REGULATIONS

240 Cont. Application Of Rates

- A) Hourly Rates For Workers And A Truck (Cont):
 - 2 Men and a Truck \$95.00 per hour plus a \$125.00 Travel Fee.
 - 3 Men and a Truck \$125.00 per hour plus a \$145.00 Travel Fee.
 - 4 Men and a Truck-\$145.00 per hour plus a \$145.00 Travel Fee.
 - Additional Truck / Within Nye County: A Travel Fee will apply based on the # of Movers.
- B) Hourly Rates For Workers And A Truck (Cont):

All Shipments having a point of origin and / or destinations outside of Nye County, Nevada are subject to hourly rates based on the number of men on the crew and one or more Trucks. All shipments in this section will also be charged a one time Travel Fee based on the number of the men. Plus a rate of \$1.00 per mile for miles traveled outside of Nye County from port to port as follows:

- 2 Men and a Truck \$95.00 per hour plus a \$125.00 Travel Fee plus \$1.00 per mile for miles traveled outside of Nye County.
- 3 Men and a Truck \$ 125.00 per hour plus a \$145.00 Travel Fee plus \$1.00 per mile for miles traveled outside of Nye County.
- 4 Men and a Truck- \$145.00 per hour plus a \$145.00 Travel Fee plus \$1.00 per mile for miles traveled outside of Nye County.
- Additional Truck / Outside of Nye County: A Travel Fee will apply based on the # of Movers And milage fee of \$1.00 per mile Port to Port
- C) **Minimum Charges:** All shipments are subject to a two (2) hour minimum charge based on the number of movers and trucks required. All charges are subject to a minimum of 2 men and 1 Truck Plus travel fee and mileage fee if applies. Chargeable time for hourly rates commences upon arrival at point of origin. Chargeable hourly rates, not including the travel charge or mileage charge, cease upon departure from point of destination.

ISSUED: February, 15,2017

ISSUED BY:

EFFECTIVE:

Joshua Ricci Aspen Moving Co., L.L.C 371 w. Nopah Vista Ave Pahrump, NV 89060

ASPEN MOVING CO., L.L.C

N.T.A. No.1

Household Goods Tariff No. 1

Rule No. RULES AND REGULATIONS

240 Cont. Application of Rates

D) Delivery Rates For Individual Items:

Carrier will move individual pieces of major appliances, furniture or equipment for a flat fee plus a milage rate charged port to port from the carrier's dock back to the carrier's dock as follows:

1-2 pieces

\$80 Plus \$1.00 per mile port to port.

3-4 pieces

\$125 Plus \$1.00 per mile port to port.

Safes, and items over 300LBS: \$180 : Plus \$1.00 per mile port to port

Pool tables, Hot Tubs, Baby & Grand Pianos -\$250.00 : Plus \$1.00 per mile port to port

E) Overnight Truck Storage Fee: \$150.00 will be charged in addition to charges listed in the tariff if the shipper requests items to stay in the truck overnight.

F) Packing and Unpacking Rates:

The carrier will charge \$40 per worker to pack and unpack items at customer's request. Packing materials and containers costs utilized in packing process will be added to final bill, Once there is a count of the materials and containers used to complete the job.

G) Overtime:

At customer's request, Overtime after 10 hours is available at the following hourly rates:

2 Men and a Truck: \$142.50

3 Men and a Truck: \$187.50

4 men and a truck: \$217.50

ISSUED: February, 15,2017

ISSUED BY:

EFFECTIVE:

Joshua Ricci Aspen Moving Co., L.L.C 371 w. Nopah Vista Ave Pahrump, NV 89060

Agenda Item# 105

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Perlman Enterprises, LLC)	
d/b/a Reno Tahoe Limousine for authority to modify)	Docket 22-02006
tariff rates pursuant to NAC 706.1384.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 Perlman Enterprises, LLC d/b/a Reno Tahoe
 Limousine, a carrier certificated to provide charter limousine service as described in Certificate of
 Public Convenience and Necessity ("CPCN") 1101, Sub 2, for authority to modify tariff rates pursuant
 to NAC 706.1384.
- That the Application was properly noticed to the public and there were no Petitions for Leave to Intervene or Protests filed.
- 3. That the Applicant seeks to:
 - a. Remove all Tier 1 and Tier 2 rates.
 - b. Change Vehicle Type to Vehicle Category.
 - c. Increase Airport Charge from \$3.00 to \$5.00.
 - d. Increase Professional Greeting Service from \$45.00 to \$60.00 per hour, with a 3 hour minimum, and increase thereafter from \$11.25 per 15 minutes to \$15.00 per 15 minutes.
 - e. Increase animal fees for animals under 25 pounds from \$10.00 to \$30.00.

- f. Increase animal fees for animals over 25 pounds from \$25.00 to \$50.00.
- g. Add a 3% credit card processing fee.
- h. Increase amenities from 5% to 30% of total cost.
- i. Change the animal fee exemption from Service Animals to Seeing Eye Dogs.
- j. Double Fuel Surcharge for Winter months.
- k. Increase sickness Fee from \$300.00 to \$500.00.
- 1. Increase Smoking Fine from \$100.00 to \$300.00.
- m. Increase car seats from \$5.00 to \$10.00 per seat.
- n. Increase Meal cost for trips lasting ten hours or more from \$40.00 to \$75.00
- o. Increase maximum driving allowed from 10 hours in a day to 12 hours.
- p. Add zones 1, 2, and 3 based on City/Area.
- q. Modified Minimum Charter hours required per charter based upon Zone, day of the week, and Winter Non Winter Seasons.
- r. Modify the following hourly rates:

Vehicle Category	Current Rate: (1 hr. min /each 1/4 hr. after the 1st hr.)	Proposed Rate: (1 hr. min /each 1/4 hr. after the 1st hr.)	Percentage Change
Vehicle Category 2: Small SUV 6 or less Pax	\$75.00/\$18.75	\$87.00/\$21.75	16.0 %
Vehicle Category 3: SUV 7-8 Pax	\$80.00/\$20.00	\$87.00/\$21.75	8.8 %
Vehicle Category 4: Limousine 6, 7, 8, or 9 Pax	\$80.00/\$20.00	\$98.00/\$24.50	22.5 %
Vehicle Category 5: Stretch Limousine 10, 11, or 12 Pax	\$90.00/\$22.50	\$105.00/\$26.25	16.7 %
Vehicle Category 6: Van - 9 - 15 Pax	\$85.00/\$21.25	\$103.00/\$25.75	21.2 %
Vehicle Category 7: SUV Stretch - 9 - 16 Pax	\$125.00/\$31.25	\$135.00/\$32.50	8.0 %
Vehicle Category 8: SUV Ultra Stretch - 17 Plus Pax	\$140.00/\$35.00	\$160.00/\$40.00	14.3 %

Docket 22-02006

Page 3 of 3

4. That the proposed tariff rates are higher than the range of rates currently used by the industry for similar services, specifically the Northern Nevada area, and there is a limited market from which to draw comparable pricing.

- 5. Staff expresses concern since the riding public has limited options from which to choose in the Northern Nevada market but realizes the unique weather and geographical locations of Northern Nevada. Staff does not support doubling the fuel surcharge during the winter months, as these rates are outside the fuel surcharge rates set by NAC 706.3555.
- 6. That staff continues to be in opposition to the Minimum Hour Rule that allows the Applicant to deviate from their minimum time requirements and set a new minimum time requirement with customer's consent, which was approved at the December 14, 2017 general session. Staff is opposed as it does not offer a means for the public to identify the specified rate qualifiers, contradicts other minimum requirements, and does not allow for uniform rates pursuant to NAC 706.311.
- 7. That their last tariff modification was in September 2018.
- 8. That based upon all the records relating to the Application and after investigation:
 - a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
 - b. The proposed tariff modification will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.

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

CPCN No. 1101, Sub 2 PERLMAN ENTERPRISES, d/b/a RENO TAHOE LIMOUSINE Charter Service Tariff 1

N.T.A. No. 1

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ISSUED: November 3, 2017

EFFECTIVE:

ISSUED BY:
PERLMAN ENTERPRISES
dba RENO TAHOE LIMOUSINE
3200 Mill Street, #A
Reno, Nevada 89502

ACCEPTED

DEC 04 2017

CPCN No. 1101, Sub 2 PERLMAN ENTERPRISES, d/b/a RENO TAHOE LIMOUSINE Charter Service Tariff 1

N.T.A. No. 1

CHARTER SERVICES RATES AND CHARGES (see following pages for special dates/events rate increases and minimum charter requirements, and additional costs/charges for add-ons, damages, and further explanations regarding rates and charges)

PLEASE NOTE: VEHICLE EXAMPLES PROVIDED BELOW ARE MERELY AN EXAMPLE OF WHAT TYPE OF VEHICLE MAY BE PROVIDED, IT IS NOT AN INDICATION, GUARANTEE, OR OFFER TO PROVIDE THAT PARTICULAR BRAND, MAKE, OR MODEL OF VEHICLE.

VEHICLE DESCRIPTION & PASSENGER CAPACITY†		EGULA	R RATE	TIER I	RATE	TIER 2 RATE		
		urly	¼ Hour	Hourly*	1/4 Hour	Hourly*	¼ Hour	
VEHICLE TYPE 1 Sedan: 5 or less pax Examples: Chrysler 300, Lincoln Towncar	· S	68.00	\$17.00	\$61.20	\$15.30	\$47.60	\$11.90	
VEHICLE TYPE 2 Small SUV: 6 or less pax Examples: Chevrolet Suburban, GMC Yukon Hybrid	S	75.00	\$18.75	\$67.50	\$16.88	\$52.50	813.13	
VEHICLE TYPE 3 SUV: 7 or 8 Examples: GMC Denali, Mercedes	s	80.00	\$20.00	\$72.00	\$18.00	\$56.00	\$14.00	
VEHICLE TYPE 4 Limousine- 6, 7, 8, or 9 pax Examples: Lincoln Towncar Limousine, Cadillac Stretch Limousine	S	80.00	\$20.00	\$72.00	\$18.00	\$56.00	\$14.00	
VEHICLE TYPE 5 Stretch Limousine- 10, 11, or 12 pax Examples: Lincoln Towncar Limousine, Cadillac Stretch Limousine	S	90.00	\$22.50	\$81.00	\$20.25	\$63.00	\$15.75	

ISSUED: June 27, 2018

ISSUED BY:
PERLMAN ENTERPRISES
dba RENO TAHOE LIMOUSINE
3200 Mill Street, #A
Reno, Nevada 89502

EFFECTIVE:

ACCEPTED

SEP 0.7 2018

CPCN No. 1101, Sub 2 PERLMAN ENTERPRISES, d/b/a RENO TAHOE LIMOUSINE Charter Service Tariff 1

N.T.A. No. 1

CHARTER SERVICES RATES AND CHARGES (Continued)

VEHICLE DESCRIPTION &	REGULA	R RATE	TIER I	RATE	TIER 2 RATE		
PASSENGER CAPACITY†	Hourly '	¼ Hour	Hourly*	¼ Hour	Hourly"	¼ Hour	
VEHICLE TYPE 6 Van - 9, 10, 11, 12, 13, 14, or 15 pax Examples: Chevrolet Express Van, Ford E350 Van	\$ 85.00	\$21.25	\$76.50	\$19.13	\$59.50	\$14.98	
VEHICLE TYPE 7 SUV STRETCH: 9, 10, 11, 12, 13, 14, 15, or 16 pax (non Van) Examples: Stretched Hummer, Ford Excursion or Cadillac Escalade	\$ 125.00	\$31.25	\$112.50	\$28.13	\$87.50	S21.88	
VEHICLE TYPE 8 SUV ULTRA STRETCH: 17 or more pax (non Van) Examples: Ultra Stretched Hummer, Ford Excursion or Cadillac Escalade	\$ 140.00	\$35.00	\$126.00	\$31.50	\$98.00	\$24,50	

PASSENGER CAPACITY†: Passenger Capacity is seating capacity of vehicle, which includes all possible passengers and driver, regardless of how many passengers are actually in vehicle.

HOURLY *: There is a 1.5 hour minimum for each charter, including for all regular, Tier 1, and Tier 2 rates, except for the following which have increased minimum requirements:

For Vehicle Types 4, 5, 7, and 8; there are minimum charter hour requirements, as defined below, for all regular, Tier 1, and Tier 2 rates, for Weekends, Federal Holidays and Special Events:

- -All Fridays (3pm to 1am): 3 hour minimum
- -All Saturdays (3pm to 1am): 4 hour minimum
- -Prom/Junior Achievement Dance (3pm to 1am): 4 hour minimum, plus \$5 increase in hourly rates
- -4th of July: 4 hour minimum

For all vehicles on all rates, New Years Eve has a 6 hour minimum, plus \$5 increase in hourly rates

ISSUED: June 27, 2018

EFFECTIVE:

ISSUED BY:
PERLMAN ENTERPRISES
dba RENO TAHOE LIMOUSINE
3200 Mill Street, #A
Reno, Nevada 89502

ACCEPTED

SEP 07 2018

CPCN No. 1101, Sub 2 PERLMAN ENTERPRISES, d/b/a RENO TAHOE LIMOUSINE Charter Service Tariff 1

N.T.A. No. 1

CHARTER SERVICES RATES AND CHARGES (Continued)

The higher (longer) hourly minimum controls when there is conflict between two or more minimum requirements. The quarter hour rate only applies after the minimum requirement is met.

TIER 1 RATE: Companies/clients who average more than 10 reservations, per month, for the prior three consecutive months.

TIER 2 RATE: For the FAM (i.e. familiarization or site inspection), an employee of a Tier 1 company or client, who comes in advance to secure hotel and activity locations for verified groups of 100 or more passengers arriving later in a single order/group

AIRPORT CHARGE: \$3.00 per airport arrival

GREETING SERVICES (i.e. a third person supplied by Reno Tahoe Limousine, as requested by the client, to coordinate passenger flow to the client's chartered vehicles):

\$45 per hour (three hour minimum), with 1/4 hour increments at \$11.25 after the minimum is met.

ANIMAL FEES: For all animals, including companion animals (Service Animals are excluded from charges), there is a \$10 fee for animals under 25 pounds, and \$25 fee for animals 25 pounds or more; the rates double if the animal is not caged or properly confined.

Rate includes driver, audio/video equipment. Car seats will be charged at \$5 per car seat. Rate is exclusive of rates for accompanying staff (i.e. interpreter services). Amenities (i.e. flowers, etc.) will be at cost plus 5% of total cost.

Any toll charges, parking or other trip fees, park entrance fees are responsibilities of the customer. Cigarette burns: \$300; Sickness in vehicle: \$300; Broken/missing decanters: \$30; Broken/missing glasses: \$5 each; Broke sunroof clips: \$60; Broke sunroof handle: \$100: Broke sunroof: \$350; Exit alarm: \$10; Smoking fine: \$100; ripped seating: \$500.00; broken or torn headliner: \$500.00; broken window: \$1,000.00.

For trips lasting ten (10) hour or more (such as any long distance trip over 5-hours driving one way), lodging for the driver will be charged at actual cost, and charge of \$40 per day for meals for driver and \$60 per hour waiting (non-driving) time will also be charged. Driver Gratuities are not included. Any toll, parking or other trip fees, park entrance fees are responsibilities of the customer. Maximum driving allowed by law is 10-hours per day. Therefore, any long distance trip over 5-hours driving one way, requires overnight stay at turning point, making the trip two days.

ISSUED:	June 27, 2018	EFFECTIVE:	

ISSUED BY:
PERLMAN ENTERPRISES
dba RENO TAHOE LIMOUSINE
3200 Mill Street, #A
Reno, Nevada 89502

ACCEPTED

SEP 07 2018

CPCN No. 1101, Sub 2 PERLMAN ENTERPRISES, d/b/a RENO TAHOE LIMOUSINE

N.T.A. No. 1

Charter Service Tariff 1

RENO TAHOE LIMOUSINE reserves the right to eliminate their minimum hour requirements as set forth above when business is slow, as well as the right to impose 2, 4, 6, or even 8 hour minimum requirements when all vehicles are expected to be chartered at the time in question. All such requirements must be clearly and unequivocally expressed to and consented by the client prior to confirming the reservation. Upon a client entering into a contract/charter order with Reno Tahoe Limousine, that contract/charter order shall not be modified, or attempted to be modified, by Reno Tahoe Limousine; however, this does not prevent the client from cancelling or requesting a modification to the contract/charter order at their own doing and request. Under no circumstances will the there be a charge for less than one hour of service; while many times there may be a minimum time of service in excess of one hour, as noted above, there cannot be a service which would ever be for less than a minimum of one (1) hour (as per NAC 706.036).

While RENO TAHOE LIMOUSINE will attempt to adhere to time schedules specified by customers, they will not be liable for any damages from delays caused by acts of God, public enemies, authority of law, quarantine, perils of navigation, riots, strikes, and hazard or dangerous incident to a state of war, accidents, storms and any other conditions beyond its control. RENO TAHOE LIMOUSINE shall not be held liable for any damages caused by delays specified herein.

ISSUED: November 3, 2017

EFFECTIVE:

ISSUED BY:
PERLMAN ENTERPRISES
dba RENO TAHOE LIMOUSINE
3200 Mill Street, #A
Reno, Nevada 89502

ACCEPTED

DEC 0 4 2017

CPCN No. 1101, Sub 2 PERLMAN ENTERPRISES, d/b/a RENO TAHOE LIMOUSINE

N.T.A. No. 1

Charter Service Tariff 1

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EFFECTIVE:

CPCN No. 1101, Sub 2 PERLMAN ENTERPRISES, d/b/a RENO TAHOE LIMOUSINE

N.T.A. No. 1

Charter Service Tariff 1

CHARTER SERVICES RATES AND CHARGES (see following pages for special dates/events rate increases and minimum charter requirements, and additional costs/charges for add-ons, damages, and further explanations regarding rates and charges)

PLEASE NOTE: VEHICLE EXAMPLES PROVIDED BELOW ARE MERELY AN EXAMPLE OF WHAT TYPE OF VEHICLE MAY BE PROVIDED, IT IS NOT AN INDICATION, GUARANTEE, OR OFFER TO PROVIDE THAT PARTICULAR BRAND, MAKE, OR MODEL OF VEHICLE.

VEHICLE DESCRIPTION &	REGULAR RATE		
PASSENGER CAPACITY†	Hourly	¼ Hour*	
VEHICLE CATEGORY 1: Sedan: 5 or less pax; Examples: Chrysler 300, Lincoln Towncar	\$ 68.00	\$17.00	
VEHICLE CATEGORY 2: Small SUV: 6 or less pax Examples: Chevrolet Suburban, GMC Yukon Hybrid	\$ 87.00	\$21.75	
VEHICLE CATEGORY 3: SUV: 7-8 Examples: GMC Denali, Mercedes	\$ 87.00	\$21.75	
VEHICLE CATEGORY 4: Limousine- 6, 7, 8, or 9 pax Examples: Lincoln Towncar Limousine, Cadillac Stretch Limousine	\$ 98.00	\$24.50	
VEHICLE CATEGORY 5: Stretch Limousine- 10, 11, or 12 pax Examples: Lincoln Towncar Limousine, Cadillac Stretch Limousine	\$ 105.00	\$26.25	
VEHICLE CATEGORY 6: Van - 9, 10, 11, 12, 13, 14, or 15 pax Examples: Chevrolet Express Van, Ford E350 Van	\$ 103.00	\$25.75	
VEHICLE CATEGORY 7: SUV STRETCH: 9-16 pax; non Van Examples: Stretched Hummer, Ford Excursion or Cadillac Escalade	\$ 135.00	\$32.50	
VEHICLE CATEGORY 8: SUV ULTRA STRETCH: 17 plus pax; non Van Examples: Ultra Stretched Hummer, Ford Excursion or Cadillac Escalade	\$ 160.00	\$40.00	

EFFECTIVE:

CPCN No. 1101, Sub 2 PERLMAN ENTERPRISES, d/b/a RENO TAHOE LIMOUSINE

N.T.A. No. 1

Charter Service Tariff 1
CHARTER SERVICES RATES AND CHARGES (Continued)

PASSENGER CAPACITY†: Passenger Capacity is seating capacity of vehicle, which includes all possible passengers and driver, regardless of how many passengers are actually in vehicle.

* 1/4 Hour rate can only be charged after MINIMUM (minimum requirements stated on Original Page 9 below).

AIRPORT CHARGE: \$5.00 per airport arrival

PROFESSIONAL, NON-DRIVER GREETING SERVICES: \$60.00 per hour (three hour minimum), with 1/4 hour increments at \$15.00 after the first hour.

ANIMAL FEES: For all animals, including companion animals (Seeing Eye Dogs are excluded from charges), there is a \$30 fee for animals under 25 pounds, and \$50 fee for animals 25 pounds or more; the rates double if the animal is not caged or properly confined.

FUEL SURCHARGE: The fuel surcharge, set forth below, shall be doubled in Winter (as defined below) due to idle time, weather, and increase in fuel prices.

PROCESSING FEES: All credit card transactions will be charged a 3% credit card processing fee.

Rate includes driver, audio/video equipment. Car seats will be charged at \$10 per car seat. Rate is exclusive of rates for accompanying staff (i.e. interpreter services).

Amenities (i.e. flowers, etc.) will be at cost plus 30% of total cost.

Any toll charges, parking or other trip fees, park entrance fees are responsibilities of the customer. Cigarette burns: \$300; Sickness in vehicle: \$500; Broken/missing decanters: \$30; Broken/missing glasses: \$5 each; Broke sunroof clips: \$60; Broke sunroof handle: \$100; Broke sunroof: \$350; Exit alarm: \$10; Smoking fine: \$300; ripped seating: \$500.00; broken or torn headliner: \$500.00; broken window: \$1,000.00; excessive cleaning (i.e. people not cleaned off from Burning Man Festival):: \$500.00.

For trips lasting ten (10) hour or more (such as any long distance trip over 5-hours driving one way), lodging for the driver will be charged at actual cost, and charge of \$75 per day for meals for driver and \$60 per hour waiting (non-driving) time will also be charged. Driver Gratuities are not included. Any toll, parking or other trip fees, park entrance fees are responsibilities of the customer. Maximum driving allowed by law is 12-hours per day. Therefore, any long distance trip over 5-hours driving one way, requires overnight stay at turning point, making the trip two days.

EFFECTIVE:

N.T.A. No. 1

CPCN No. 1101, Sub 2 PERLMAN ENTERPRISES, d/b/a RENO TAHOE LIMOUSINE

Charter Service Tariff 1

CHARTER SERVICES RATES AND CHARGES (Continued) MINIMUM HOURS REQUIRED PER CHARTER BASED UPON ZONE, VEHICLE, AND DATE **VEHICLE CATEGORY**

					1, 2, 3, 6	4, 5, 8	7	
Zone 1	Airport Arrival & Departure	Winter			2	3	3	
Zone 2	Airport Arrival & Departure	Winter			2.5	NA	3	
Zone 3	Airport Arrival & Departure	Winter			3	NA	4	
Zone 1	Charters	Winter	Midweek		2	3	3	
Zone 1	Charters	Winter	Midweek	Special Events	4	4	4	
Zone 1	Charters	Winter	Midweek	New Years	8	8	8	
Zone 2	Charters	Winter	Midweek		4	4	4	
Zone 3	Charters	Winter	Midweek		4	4	4	
Zone 1	Charters	Winter	Weekend		3	5	5	
Zone 1	Charters	Winter	Weekend	Special Events	5	5	5	
Zone 1	Charters	Winter	Weekend	New Years	8	8	8	
Zone 2	Charters	Winter	Weekend		4	5	5	
Zone 3	Charters	Winter	Weekend		5	5	5	
Zone 1	Airport Arrival & Departure	Non-Winter			2	3	3	
Zone 2	Airport Arrival & Departure	Non-Winter			2.5	3	3	
Zone 3	Airport Arrival & Departure	Non-Winter			3	3	3	
Zone 1	Charters	Non-Winter	Midweek		2	3	3	
Zone 2	Charters	Non-Winter	Midweek		3	4	4	
Zone 3	Charters	Non-Winter	Midweek		4	4	4	
Zone 1	Charters	Non-Winter	Weekend		4	5	5	
Zone 2	Charters	Non-Winter	Weekend		4	5	5	
Zone 3	Charters	Non-Winter	Weekend		5	5	5	

Special Events:

Christmas Light Tour; Corporate Parties; Burningman;

Mid-Week:

Monday 6:00 am until Friday 6:00 am (based upon start of charter)

Weekend:

Friday 6:01am until Monday 5:59 am (based upon start of charter

Winter:

October 31 to April 15

Non-Winter: All dates not included within Winter definition

N/A: Not Available

EFFECTIVE:

ISSUED BY:

PERLMAN ENTERPRISES, d/b/a RENO TAHOE TRANSPORTATION 3200 MILL STREET, #A

Reno, Nevada 89502

CPCN No. 1101, Sub 2 PERLMAN ENTERPRISES dba RENO TAHOE TRANSPORTATION Charter Service Tariff 1

N.T.A. No. 1

CHARTER SERVICES RATES AND CHARGES (Continued)

Charters:

Defined as a charter that may involve multiple pick-up and drop-off points during the charter.

Airport Arrival & Departure:

Defined as a charter which at some point involves either a pick-up or a drop-off at an

airport

If a ride involves more than one category, such as a Charter which also involves an Airport arrival, the greater minimum

time shall apply.

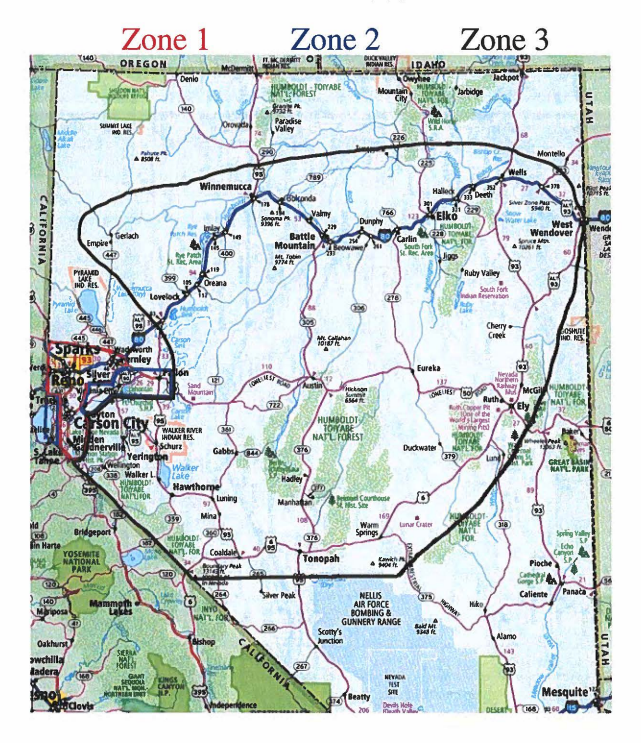
ZONE 1	ZONE 2	ZONE 3
City/Area	City/Area	City/Area
Carson City	Incline Village	Lovelock
Fernley	Fallon	Stateline
Gardnerville	Dayton	Winnemucca
Genoa	Glenbrook	Battle Mountain
McCarren	Zephyr Cove	Tonopah
Minden	Virginia City	Round Hill Pines
Mogul	Dayton	Yerington
Reno	Silver Springs	Hawthorne
Sparks		Elko
Sun Valley		Wendover
Verdi		Ely
Lemon Valley		Gerlach
Wadsworth		Wellington
Mt. Rose Highway		Eureka
		Austin

EFFECTIVE:

ISSUED BY:
PERLMAN ENTERPRISES, d/b/a
RENO TAHOE TRANSPORTATION
3200 MILL STREET, #A
Reno, Nevada 89502

CPCN No. 1101, Sub 2 PERLMAN ENTERPRISES, d/b/a RENO TAHOE LIMOUSINE

Charter Service Tariff 1



EFFECTIVE:

ISSUED BY:
PERLMAN ENTERPRISES, d/b/a
RENO TAHOE TRANSPORTATION
3200 MILL STREET, #A
Reno, Nevada 89502

CPCN No. 1101, Sub 2 PERLMAN ENTERPRISES, d/b/a RENO TAHOE LIMOUSINE Charter Service Tariff 1

N.T.A. No. 1

RENO TAHOE LIMOUSINE reserves the right to eliminate their minimum hour requirements as set forth above when business is slow, as well as the right to impose 2, 4, 6, or even 8 hour minimum requirements when all vehicles are expected to be chartered at the time in question. All such requirements must be clearly and unequivocally expressed to and consented by the client prior to confirming the reservation. Upon a client entering into a contract/charter order with Reno Tahoe Limousine, that contract/charter order shall not be modified, or attempted to be modified, by Reno Tahoe Limousine; however, this does not prevent the client from cancelling or requesting a modification to the contract/charter order at their own doing and request. Under no circumstances will the there be a charge for less than one hour of service; while many times there may be a minimum time of service in excess of one hour, as noted above, there cannot be a service which would ever be for less than a minimum of one (1) hour (as per NAC 706.036).

While RENO TAHOE LIMOUSINE will attempt to adhere to time schedules specified by customers, they will not be liable for any damages from delays caused by acts of God, public enemies, authority of law, quarantine, perils of navigation, riots, strikes, and hazard or dangerous incident to a state of war, accidents, storms and any other conditions beyond its control. RENO TAHOE LIMOUSINE shall not be held liable for any damages caused by delays specified herein.

THIS SECTION INTENTIONALLY LEFT BLANK

EFFECTIVE:

Agenda Item# 106

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of ASP, Inc. d/b/a Aaction)	
Movers of Nevada, Inc. for authority to modify tariff)	Docket 22-02028
rates pursuant to NAC 706.1384.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 on February 22, 2022, an Application was filed with the Authority by ASP, Inc. d/b/a Aaction
 Movers of Nevada, Inc. ("Applicant"), a carrier certificated to provide transportation of household
 goods as described in Certificate of Public Convenience and Necessity ("CPCN") 3239, for
 authority to modify tariff rates pursuant to NAC 706.1384. Said Application was designated as
 docket 22-02028.
- 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 increase the following hourly rates:

Service	Old Rates	New Rates
Furnish Vehicle	\$26.60	\$30.00
Driver, packer, hand	\$31.50	\$50.00
moving, other help		

- 4. That the proposed hourly rates are within the range of rates for similar services.
- 5. That the Applicant has not requested a rate increase since September 2000.

Docket 22-02028

- 6. That based upon all the records relating to the Application and after investigation:
 - a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
 - b. The proposed tariff modification will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.

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

- 1. The tariff modification proposed by ASP, Inc. d/b/a Aaction Movers of Nevada, Inc. is hereby GRANTED.
- 2. The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred in the drafting or issuance of this Order.

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

Origina	Page 33	AAction Movers of NV, Inc.	CPCN #3239
ITEM NO.	SECTION IV	OUSEHOLD GOODS TARIFF NO A	VA-1
700	The following hourly rathan 35 air miles from operations and include between origin and dereturn to carrier's dock. Carrier will charge rate material and container customer. Charges for subject to state sales to the county. Furnish Vehicl Driver Packer, Unpachand Moving (Other Extra Heisel 1) Driving time to the county.	icle, see Item 130 of this tariff. Intes apply to shipments moving not me the main post office of carrier's base a loading and unloading, driving time stination and driving time from and . See Note 1. Its appearing in this item for all packings which become the property of the repacking material and containers are axes. Intentional points of origin or destination will be characteristics.	\$26.60 per hour \$31.50 per man hour \$31.50 per man hour \$31.50 per man hour \$31.50 per man hour
The prohuman e	visions published herein environment.	will, if effective, not result in an effec	≾ on the quality of the
For exp	anation of reference ma	rks, see Item 9000.	
ISSUED	: October 11, 1999	EFFE	ECTIVE: November 15, 1999
		ISSUED BY: ASP, Inc. dba AACTION MOVERS OF NV, INC. 6615 Escondido Street Suite E Las Vegas, NV 89030	ACCEPTE
			SEP 14 2000

TRANSPORTATION SERVICES AUTHORITY
LAS VEGAS

Original	Page 33	AAction Movers of NV. Inc.	CPCN #3239				
ITEM NO.	SECTION IV	HOUSEHOLD GOODS TARIFF NO AA-1 HOURLY RATES	te-				
	APPLICATION OF	FRATES					
	For definition of a	vehicle. see Item 130 of this tariff.					
	than 35 air miles f operations and inc	rly rates apply to shipments moving not more rom the main post office of carrier's base of clude loading and unloading, driving time d destination and driving time from and dock. See Note 1.					
700	material and conta	rates appearing in this item for all packing ainers which become the property of the s for packing material and containers are es taxes.					
	(A) Applying to shi with Clark County Furnish Ve Driver Packer, U Other Ext	ehicle npacking	\$30.00 per hour \$50.00 per man hour \$50.00 per man hour \$50.00 per man hour				
		ime from carriers dock to point of origin and dock from point of destination will be charged rate for 1 hour.					
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Thomas	wisions published b	projective not regult in an offeet or	the quality of the				
	environment.	erein will, if effective, not result in an effect or	i ine quality of the				
For exp	lanation of reference	e marks, see Item 9000.	-				
ISSUEI	D: February 22, 202	2 EFFECTI	VE:				
ISSUED BY: ASP, Inc. dba AACTION MOVERS OF NV, INC. 6615 Escondido Street Suite E Las Vegas, NV 89030							

Public Comment

WebEx Instructions

Public Comment

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Marquis Aurbach Coffing Brian R. Hardy, Esq. Nevada Bar No. 10068 10001 Park Run Drive Las Vegas, Nevada 89145 Telephone: (702) 382-0711 Facsimile: (702) 382-5816 bhardy@maclaw.com

Attorneys for Petitioner

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: Citation 23210 issued to Reno Sparks Cab for violation of NAC 706.3749 (2 counts).

Citation 23210

PETITION FOR RECONSIDERATION

Petitioner, Reno Sparks Cab ("Petitioner"), by and through its counsel, Brian R. Hardy, Esq. and hereby submit the instant Petition for Reconsideration. This Petition is brought pursuant to NRS 233B.130 and the following Points and Authorities, the documents and papers on file herein, and any oral argument by counsel permitted at the hearing on this matter.

MEMORANDUM OF POINTS AND AUTHORITIES

I. <u>INTRODUCTION</u>

On July 7, 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 was present through their then Human Resource Manager, Mercy Medina. Ms. Medina elected to proceed without legal counsel and without informing necessary individuals at the company about the citations so that a financial assessment could be made and presented to the Authority. Notably, the Respondent does not deny the basis for the Citation but rather challenges the amounts assessed – which amounts are significant as the company continues to try and recover from the recent economic situation imposed upon the travel, tourism and transportation industries during the recent and ongoing COVID-19 pandemic. Simply put, Ms. Medina agreed to a substantial sum that places a significant burden on the

(702) 382-0711 FAX: (702) 382-5816

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Respondent from which it now seeks reconsideration.

II. LEGAL ARGUMENT.

RECONSIDERATION IS APPROPRIATE.

Pursuant to NRS 233B.130, any party aggrieved by a final decision of the Authority 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 receives a copy of the Order.¹ In Nevada, there is an inherent authority allowing for the amending, correcting, reconsideration or rescinding of prior orders. Trail v. Faretto, 91 Nev. 401, 403, 536 P.2d 1026, 1027 (1975); accord Sussex v. Turnberry/MGM Grand Towers, LLC, 2011 WL 4346346, at *2 (D. Nev. Sept. 15, 2011). Moreover, wide discretion is afforded on the question of reconsideration. See Harvey's Wagon Wheel, Inc. v. MacSween, 96 Nev. 215, 217-18, 606 P.2d 1095, 1097 (1980) (reconsideration of previously denied motion was approved as the "judge was more familiar with the case by the time the second motion was heard, and he was persuaded by the rationale of the newly cited authority"). Thus, the Authority may determine that, based upon the additional information, its earlier determination should be amended, corrected or rescinded. See Jones v. Gugino, 131 Nev. 1305 (Nev. Ct. App. 2015).

THE AUTHORITY SHOULD RECONSIDER THE AMOUNTS ASSESSED B. AGAINST THE PETITIONER.

As set forth in the Order:

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

- To admit into evidence the Citation 23210 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;
- That the Respondent's actions constituted violation of NAC 706.3749 (2) counts), related to failure to report taxicab crash as required

See Order at pg. 1.

On September 9, 2021 an Order was issued in the instant matter and a letter was issued submitting the same to the Petitioner on the same date. With 3 days for mailing and the associated weekend, the first business day following mailing of the letter was Monday, September 13, 2021. As such, the deadline for filing the instant Petition is September 28, 2021.

Petitioner does not contest the violation or seek to have the underlying matter reopened relative to the basis for the Citation. Rather, the Respondent does not deny the basis for the Citation but rather requests reconsideration of the amounts assessed — which amounts are significant as the company continues to try and recover from the recent economic situation imposed upon the travel, tourism and transportation industries during the recent and ongoing COVID-19 pandemic. While the Respondent was present through their then Human Resource Manager, Mercy Medina. Ms. Medina elected to proceed without legal counsel and without informing necessary individuals at the company about the citations so that a financial assessment could be made and presented to the Authority during the hearing. Without such information and knowledge, Ms. Medina simply accepted the fines assessed by the Authority without consideration as to the financial burden such would have on the company. Tellingly, Ms. Medina is no longer employed by Petitioner. In fact, the fine agreed to by Ms. Medina agreed to accept is substantial and places a significant burden on the Respondent.

As the Authority is well aware, Respondent is one company owned and operated by a single owner. This owner has endeavored to keep his employees working through the COVID-19 pandemic and to assure the traveling public (as limited as they may be given recent restrictions) have the ability to travel from point to point in northern Nevada. This has come a significant cost. It has also had a significant impact on his ability to hire and retain good employees. This transition of employees and uncertainty within the travel industry has caused Petitioner and its ownership significant financial hardship via loss of income and institutional knowledge that has resulted in a number of recent citations and fines (which were uncommon prior to the pandemic). In recent months the Respondent has been able to stabilize his workforce and has been working with the Authority to fix the issues created by prior employees and the loss of key employees with significant institutional knowledge. For these reasons, the Petitioner

respectfully requests the Authority reconsider its determination to "a fine in the amount of \$5,000.00 for each of the NAC 706.3749 violations (2 counts) for a total fine amount of \$10,000.00" and instead consider a reduced amount due and owing with the remainder to be held in abeyance as such would reduce the immediate financial hardship on the Petitioner and still allow the Authority the ability to assess such fines at a later date should it become necessary based upon the future conduct of the Petitioner.

III. CONCLUSION

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Given the foregoing, the Petitioner respectfully requests the Authority reconsider its determination to "a fine in the amount of \$5,000.00 for each of the NAC 706.3749 violations (2 counts) for a total fine amount of \$10,000.00" and instead consider a reduced amount due and owing with the remainder to be held in abeyance as such would reduce the immediate financial hardship on the Petitioner and still allow the Authority the ability to assess such fines at a later date should it become necessary based upon the future conduct of the Petitioner.

Dated this 28th day of September, 2021.

MARQUIS AURBACH COFFING

Brian R. Hardy, Esq Nevada Bar No. 10068 10001 Park Run Drive Las Vegas, Nevada 89145

Attorneys for Petitioner

Reno Sparks Cab Company, Inc, Yellow Cab of Reno, Inc, Executive Limousine Service, Inc. and Capitol Cab Company 21-09031

Additional information received after the citation hearing held on October 20th, 2021.

On 10/25/21 the NTA received two emails from Frank Street, General Manager for Reno Sparks Cab Company, Inc, Yellow Cab of Reno, Inc, Executive Limousine Service Inc. and Capitol Cab Company, with attached drug testing results for two of their drivers.

Both drivers tested positive for drugs. One of the drivers was one that the carrier failed to send for Random drug testing previously. This driver was also one of the drivers that the carrier failed to have tested when the NTA ordered him to do so. The carrier stated that the driver "...is out sick symptoms of Covid. I didn't think he should go and spread it". This driver was ordered to go through a Substance Abuse Program since he failed to test.

The SAP therapist referred him to go back to work after one class and an observed return to duty test. The driver was to continue his classes and report back to the SAP after he completed them.

On 10/12/21 Mr. Street emailed me drug testing results for this driver that were dated 9/7/21 and it was negative. He also attached the assessment summary from the Substance Abuse Program (SAP) and stated that this should clear this driver to drive. Mr. Street was informed that the test that he provided was not sufficient as it was dated before the driver went to the SAP and it was not an observed Return to Duty test. He was instructed the driver could not drive until he obtained negative return to duty test results.

Mr. Street then sent the driver for a 'Random' instead of the observed Return to Duty test that was required. Those results then came back positive for amphetamines.

The test results are available should the Commissioners wish to view them.

Respectfully,
Rene` Revens
Chief Compliance Audit Investigator

Debt Summary Review

21-09031 PFR – Reno-Sparks Cab outstanding debt for Citation 23210

Summary:

- Citation 23210 was issued to Reno Sparks Cab CPCN 1025 on 06/10/2021 by Investigator Schilling for violations of NAC. The hearing date indicated on the citation was 07/07/2021 at 8:30am. Ms. Mercy Medina was present on the CPCN's behalf at the hearing.
- Reno Sparks Cab was fined a total of \$10,000 pursuant to the conditions set forth in the Order of the Authority approved at the 08/26/2021 General Session Meeting. The order and corresponding debt letter were sent 09/09/2021 with payment due in 20 days
- On 09/28/2021 Attorney Brian Hardy filed a Petition for Reconsideration.

Citation debt 23210 for Reno-Sparks Cab currently resides with the NTA with no payments or payment plan arrangement confirmed.

ADMINISTRATIVE	CITATION AND VERIF	
	ED PURSUANT TO NRS 706.7	m No
STATE OF NEVADA	•	65
County of WASHOS	City of REN	<u>o</u>
Time 830 Am. Day of Week 7	HVES Date 5	10 2021 W
	UTRY WAY	20 21 Day Day
Name4		
Residence Address	First	Middle
lesiderice Address	Street	
City	Stay	* 0
Operator License No		State
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06/10/21 jh EDB/CAL

WHITE-Complaint; GREEN-Notice to Appear

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: Citation 23210 issued to Reno Sparks Cab)	
for violation of NAC 706.3749 (2 counts).)	Citation 23210
)	

At a general session of the Nevada Transportation Authority held on August 26, 2021.

PRESENT:

Chairman Dawn Gibbons
Commissioner George Assad

Deputy Commissioner Jennifer De Rose

ORDER

On July 7, 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, Reno Sparks Cab was present through their Human Resource Manager, Mercy Medina. Ms. Medina elected to proceed without legal counsel.

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

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

- To admit into evidence the Citation 23210 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;
- That the Respondent's actions constituted violation of NAC 706.3749 (2 counts), related to failure to report taxicab crash as required;

Citation 23210 Page 2 of 1

3. To a fine in the amount of \$5,000.00 for each of the NAC 706.3749 violations (2 counts) for a total fine amount of \$10,000.00;

- 4. That the suspended fine amount of \$800.00 from prior Citation 23042 shall stay in abeyance;
- 5. That the suspended fine amount of \$1,400.00 from prior Citation 20910 shall stay in abeyance; and
- To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 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 706.3749 (2 counts).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 23210, issued to Reno Sparks Cab for violation of NAC 706.3749 (2 counts) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 23210 shall be in the amount of Ten Thousand Dollars and Zero Cents (\$10,000.00);
- 3. That the suspended fine amount of \$800.00 from prior Citation 23042 stay in abeyance;
- 4. That the suspended fine amount of \$1,400.00 from prior Citation 20910 stay in abeyance; and

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

NEVADA
TRANSPORTATION
AUTHORITY

OTATE OF NEUROP

By the Authority,

Dawn Gibbons, Chairman

George Assad, Commissioner

aun Libbons

Attest:

nniter 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.

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

STATE OF NEVADA



TERRY REYNOLDS

Director B&I

DAWN GIBBONS
Chairman
GEORGE ASSAD
Commissioner

DEPARTMENT OF BUSINESS AND INDUSTRY NEVADA TRANSPORTATION AUTHORITY

RENO SPARKS CAB 475 GENTRY WAY RENO NV 89502

SUBJECT: ORDER OF THE AUTHORITY

Dear RENO SPARKS CAB:

On August 26, 2021, you were fined \$10,000 for Citation number 23210 for violation of NRS or NAC 706 pursuant to the conditions as set forth in the attached Order. The suspended fine of \$800 from Citation number 23042 and \$1400 from Citation number 20910 will remain in abeyance.

Your payment of \$10,000 must be received no later than twenty (20) days from the date of this letter. Pursuant to NRS 353.1467, effective July 1, 2008, all payments of money to a state agency for obligations of \$10,000 or more must be made by electronic transfer. Contact staff via the information provided below for specific instructions regarding Wire Transfers.

If you fail to pay the amount due in twenty (20) days from the date of this letter, as set forth above, an order will be filed for you to show cause which could lead to the revocation of your certificate. Additionally, any amount that was held in abeyance in return for timely payment of the amount owed will become due and the balance subject to collection. Pursuant to NRS Chapter 353C, if your debt is turned over to a collection agency, you will be required to pay a 2 percent fee to the State Controller, as well as collection costs and fees of up to 35 percent of the debt or \$50,000, whichever is less. Information concerning your debt can be placed on the Controller's website for public inspection. NRS Chapter 353C also allows that the State may suspend, cancel, or refuse to renew certain licenses and permits you and your company may hold.

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

Sincerely,

Jennifer De Rose, Deputy Commissioner

for De Rose

Dated:

Las Vegas, Nevada

Enclosure

Website: www.nta.nv.gov

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Marquis Aurbach Coffing Brian R. Hardy, Esq. Nevada Bar No. 10068 10001 Park Run Drive Las Vegas, Nevada 89145 Telephone: (702) 382-0711 Facsimile: (702) 382-5816 bhardy@maclaw.com Attorneys for Petitioner

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: Citation 23210 issued to Reno Sparks Cab for violation of NAC 706.3749 (2 counts).

Citation 23210

PETITION FOR RECONSIDERATION

Petitioner, Reno Sparks Cab ("Petitioner"), by and through its counsel, Brian R. Hardy, Esq. and hereby submit the instant Petition for Reconsideration. This Petition is brought pursuant to NRS 233B.130 and the following Points and Authorities, the documents and papers on file herein, and any oral argument by counsel permitted at the hearing on this matter.

MEMORANDUM OF POINTS AND AUTHORITIES

I. <u>INTRODUCTION</u>

On July 7, 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 was present through their then Human Resource Manager, Mercy Medina. Ms. Medina elected to proceed without legal counsel and without informing necessary individuals at the company about the citations so that a financial assessment could be made and presented to the Authority. Notably, the Respondent does not deny the basis for the Citation but rather challenges the amounts assessed – which amounts are significant as the company continues to try and recover from the recent economic situation imposed upon the travel, tourism and transportation industries during the recent and ongoing COVID-19 pandemic. Simply put, Ms. Medina agreed to a substantial sum that places a significant burden on the

(702) 382-0711 FAX: (702) 382-5816

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Respondent from which it now seeks reconsideration.

II. LEGAL ARGUMENT.

RECONSIDERATION IS APPROPRIATE.

Pursuant to NRS 233B.130, any party aggrieved by a final decision of the Authority 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 receives a copy of the Order.¹ In Nevada, there is an inherent authority allowing for the amending, correcting, reconsideration or rescinding of prior orders. Trail v. Faretto, 91 Nev. 401, 403, 536 P.2d 1026, 1027 (1975); accord Sussex v. Turnberry/MGM Grand Towers, LLC, 2011 WL 4346346, at *2 (D. Nev. Sept. 15, 2011). Moreover, wide discretion is afforded on the question of reconsideration. See Harvey's Wagon Wheel, Inc. v. MacSween, 96 Nev. 215, 217-18, 606 P.2d 1095, 1097 (1980) (reconsideration of previously denied motion was approved as the "judge was more familiar with the case by the time the second motion was heard, and he was persuaded by the rationale of the newly cited authority"). Thus, the Authority may determine that, based upon the additional information, its earlier determination should be amended, corrected or rescinded. See Jones v. Gugino, 131 Nev. 1305 (Nev. Ct. App. 2015).

THE AUTHORITY SHOULD RECONSIDER THE AMOUNTS ASSESSED B. AGAINST THE PETITIONER.

As set forth in the Order:

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

- To admit into evidence the Citation 23210 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;
- That the Respondent's actions constituted violation of NAC 706.3749 (2) counts), related to failure to report taxicab crash as required

See Order at pg. 1.

On September 9, 2021 an Order was issued in the instant matter and a letter was issued submitting the same to the Petitioner on the same date. With 3 days for mailing and the associated weekend, the first business day following mailing of the letter was Monday, September 13, 2021. As such, the deadline for filing the instant Petition is September 28, 2021.

Petitioner does not contest the violation or seek to have the underlying matter reopened relative to the basis for the Citation. Rather, the Respondent does not deny the basis for the Citation but rather requests reconsideration of the amounts assessed — which amounts are significant as the company continues to try and recover from the recent economic situation imposed upon the travel, tourism and transportation industries during the recent and ongoing COVID-19 pandemic. While the Respondent was present through their then Human Resource Manager, Mercy Medina. Ms. Medina elected to proceed without legal counsel and without informing necessary individuals at the company about the citations so that a financial assessment could be made and presented to the Authority during the hearing. Without such information and knowledge, Ms. Medina simply accepted the fines assessed by the Authority without consideration as to the financial burden such would have on the company. Tellingly, Ms. Medina is no longer employed by Petitioner. In fact, the fine agreed to by Ms. Medina agreed to accept is substantial and places a significant burden on the Respondent.

As the Authority is well aware, Respondent is one company owned and operated by a single owner. This owner has endeavored to keep his employees working through the COVID-19 pandemic and to assure the traveling public (as limited as they may be given recent restrictions) have the ability to travel from point to point in northern Nevada. This has come a significant cost. It has also had a significant impact on his ability to hire and retain good employees. This transition of employees and uncertainty within the travel industry has caused Petitioner and its ownership significant financial hardship via loss of income and institutional knowledge that has resulted in a number of recent citations and fines (which were uncommon prior to the pandemic). In recent months the Respondent has been able to stabilize his workforce and has been working with the Authority to fix the issues created by prior employees and the loss of key employees with significant institutional knowledge. For these reasons, the Petitioner

respectfully requests the Authority reconsider its determination to "a fine in the amount of \$5,000.00 for each of the NAC 706.3749 violations (2 counts) for a total fine amount of \$10,000.00" and instead consider a reduced amount due and owing with the remainder to be held in abeyance as such would reduce the immediate financial hardship on the Petitioner and still allow the Authority the ability to assess such fines at a later date should it become necessary based upon the future conduct of the Petitioner.

III. CONCLUSION

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Given the foregoing, the Petitioner respectfully requests the Authority reconsider its determination to "a fine in the amount of \$5,000.00 for each of the NAC 706.3749 violations (2 counts) for a total fine amount of \$10,000.00" and instead consider a reduced amount due and owing with the remainder to be held in abeyance as such would reduce the immediate financial hardship on the Petitioner and still allow the Authority the ability to assess such fines at a later date should it become necessary based upon the future conduct of the Petitioner.

Dated this 28th day of September, 2021.

MARQUIS AURBACH COFFING

Brian R. Hardy, Esq Nevada Bar No. 10068 10001 Park Run Drive Las Vegas, Nevada 89145

Attorneys for Petitioner

STATE OF NEVADA DEPARTMENT OF BUSINESS AND INDUSTRY

NEVADA TRANSPORTATION AUTHORITY RECEIPT

No. 40423

Received f	rom A	rivan	C JA	olla			Date	9/28/ \$ 5	000
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3300 W		VENUE, SUITE	200, LAS VE	EGAS, NV 89102		1755 E. PLU	JMB LANE, SUITE 22		89502 (O) 4612

STATE OF NEVADA



DEPARTMENT OF BUSINESS AND INDUSTRY NEVADA TRANSPORTATION AUTHORITY

PETITION FOR RECONSIDERATION

10010

TERRY REYNOLDS

Director B&I

DAWN GIBBONS Chairman GEORGE ASSAD

Commissioner

DAVID NEWTON
Commissioner

FEB 0 # 2022

Nevada Transportation Authority Las Vegas, Nevada

22-02010

Docket /Citation/Impound/Permit #:		
MICHAEL GEAHLAM Driver/Company Name: Bell Trans	Telephone: <u>70</u>	2-542-0485
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Signature: Michael Hill	Date: <u>2 - 8</u>	1-22

\$50 Filing Fee

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Las Vegas, Nevada89145 (702) 382-0711 FAX: (702) 382-5816

MARQUIS AURBACH

0001 Park Run Drive

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Marquis Aurbach

Brian R. Hardy, Esq. Nevada Bar No. 10068 10001 Park Run Drive Las Vegas, Nevada 89145

Telephone: (702) 382-0711

Facsimile: (702) 382-5816 bhardy@maclaw.com Attorneys for Petitioner



BEFORE THE NEVADA TRANSPORTATION AUTHORITY

IN THE MATTER of Capitol Cab

RE: Citations 23142, 23143, 23144, 23145

PETITION FOR RECONSIDERATION OR REHEARING

COMES NOW, Capitol Cab ("Petitioner"), by and through its legal counsel, Brian R. Hardy, Esq., hereby applies by Petition to the Nevada Transportation Authority (the "Authority") for reconsideration of its Order dated January 24, 2022 and/or rehearing on the underlying citations pursuant to NRS 233B.130.

I. <u>INTRODUCTION</u>

On October 13, 2021, a hearing on the above-captioned matters was held before Chairman Dawn Gibbons, serving in her capacity as Hearing Officer for the Authority. According to the record, the cited party, Capitol Cab, was not present. However, according to Noel Aponte (the Capitol Cab manager) he had dialed into the hearing at approximately 8:25AM where he remained silently on hold for 25 minutes. According to Mr. Aponte, when his presence was not acknowledged he ended the call. Granted, Mr. Aponte is not familiar with the process but he did attempt to participate. Upon information and belief, Mr. Aponte likely did not click on the appropriate button to allow himself access to the virtual lobby. Rather, it appears likely Mr. Aponte (inadvertently) attempted to appear for the hearing and, upon not seeing anyone else on the camera, simply closed out the window. As such, despite it being a failed attempt to appear – an attempt to appear was made by Capitol Cab.

On or about January 24, 2022, an Order was issued wherein the Authority issued an Order to Show Cause Hearing be scheduled at the recommendation of the Authority Staff

stating that the fines alone would be an inadequate remedy in this matter and requesting that an Order to Show Cause be issued to Capital Cab so that additional remedies (such as revocation of operating authority) could be pursued.

LEGAL ANALYSIS II.

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NRS 233B.130(4) provides that a "petition for rehearing or reconsideration must be filed within 15 days after the date of service of the final decision. An order granting or denying the petition must be served on all parties at least 5 days before the expiration of the time for filing the petition for judicial review. If the petition is granted, the subsequent order shall be deemed the final order for the purpose of judicial review." The Authority has inherent authority to amend, correct, reconsider or rescind any of its prior orders. Trail v. Faretto, 91 Nev. 401, 403, 536 P.2d 1026, 1027 (1975). Among the "basic grounds" for a reconsideration are "correct[ing] manifest errors of law or fact," "newly discovered or previously unavailable evidence," the need "to prevent manifest injustice," or a "change in controlling law." AA Primo Builders, LLC v. Washington, 126 Nev. 578, 582, 245 P.3d 1190, 1193 (2010) (citation omitted; alteration in original).

Relief from an order may be granted for mistakes by any person, not just a party. See Associates Discount Corp. v. Goldman, 524 F.2d 1051 (3d Cir. 1975). The relief afforded by reconsideration is appropriate where the order or judgment results from such circumstances as a misunderstanding regarding the obligations of the parties. See Robb v. Norfolk & Western Ry. Co., 122 F.3d 354 (7th Cir. 1997). This basis for relief is assessed on a case-by-case analysis as not every error or omission will qualify as "excusable neglect." To qualify as "excusable neglect," the conduct is tested against an equitable standard, considering: (1) prejudice to the opponent; (2) length of any delay or impact of the proceeding; (3) reason for the delay; and (4) moving party's good faith. See Laurino v. Syringa General Hosp., 279 F.3d 750, 753 (9th Cir. 2002).

Here, such an analysis clearly establishes that Capital Cab should receive relief from the Order and that no party will be prejudiced by affording Capital Cab the opportunity to appear

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and defend itself against the allegation raised by the citations. In fact, it serves the purposes of justice to allow parties the opportunity to defend their position and appear before the Authority to argue their defenses.

Moreover, if the Authority grants relief from its Order and allows the citations to be heard on the merits, the proceedings will not be delayed. Rather, a determination on the merits has the potential to expedite the matter through resolution or, at a minimum, provides all parties with a clean and clear record that oftentimes eliminates the need for any appeal.

Finally, there is a good faith basis for the nonappearance. Namely, Mr. Aponte affirms he attempt to participate in the proceeding but, whether due to technical problems or user error, was unable to participate. Unfortunately, Mr. Aponte attempted to appear for the hearing and, upon not seeing anyone else on the camera for a significant period of time, simply closed out the window. As such, despite it being a failed attempt to appear – an attempt to appear was made by Capitol Cab. Clearly the attempt the participate and the users unfamiliarity with the system is "excusable neglect" and in an effort "to prevent manifest injustice" it behooves the Authority to reconsider its Order and set the Citations for rehearing. AA Primo Builders, LLC, 126 Nev. at 582, 245 P.3d at 1193.

III. CONCLUSION.

Based upon the foregoing Capital Cab respectfully request the Authority reconsider its Order and set the Citations for rehearing.

Dated this day of February, 2022.

MARQUIS AURBACH

By

Brian R_Hardy, Esq. Nevada Bar No. 10068

10001 Park Run Drive

Las Vegas, Nevada 89145

Telephone: (702) 382-0711

Facsimile: (702) 382-5816 bhardy@maclaw.com

Attorneys for Petitioner

MAC:16434-003 4613005 1 2/8/2022 4:25 PM

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Application of Blvd Moving of Nevada, LLC for a Certificate of Public Convenience)	Docket 21-08017
and Necessity to operate as a household goods mover)	Docket 21 00017
within the State of Nevada.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 August 12, 2021, Blvd Moving of Nevada, LLC ("Applicant") filed an Application for a Certificate of Public Convenience and Necessity to operate as a household goods mover within Clark, Lincoln, and Nye Counties, Nevada on the one hand and points and places within the State of Nevada on the other and to operate two (2) vehicles. Said Application was designated as docket 21-08017.
- 2. That on August 16, 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:
 - a. Desiree Main, Compliance Audit Investigator, investigated the Applicant's

Docket 21-08017 Page 2 of 5

background and inspected documentation relative to the proposed operation. Ms. Main reported no areas of concern regarding the Applicant's operational fitness and stated that she supported approval of the Application.

- b. Yvonne Shelton, Financial Analyst, 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.

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 Clark, Lincoln, and Nye Counties, Nevada on the one hand and the State of Nevada on the other.

Docket 21-08017 Page 3 of 5

RESTRICTION:

The number of vehicles in the carrier's fleet shall be no more than two (2).

- 2. <u>Upon full compliance with the conditions of this Order</u>, a Certificate of Public Convenience and Necessity identified as **CPCN 3394** shall be issued to Blvd Moving of Nevada, LLC authorizing operation in the transportation of household goods as is more particularly described in the first ordering paragraph hereinabove.
- 3. <u>Before</u> issuance of the Certificate referred to hereinabove, the Applicant shall be required to:
 - a. Avoid material changes in any conditions relied upon by the Authority in its determination of operational or financial fitness and immediately report to Authority Staff any such material changes, should they occur.
 - b. File with the Authority evidence of the required insurance (Form E) in the Applicant's name.
 - c. File with the Authority the necessary insurance (Certificate of Insurance and Schedule of Autos) 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.
 - 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 including a Nevada State Business

Docket 21-08017 Page 4 of 5

license.

j. File a tariff that includes a description of the Authority granted, CPCN number, and the name and address of the Applicant and in proper format.

- 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 Mr. David Fimbres' 2018 and 2019 IRS transcripts that traces materially to the tax returns previously provided to staff.
- n. Provide a cash reconciliation and corresponding bank statement that supports the \$44,400 cash needed to fund the pro forma balance sheet.
- o. Remit to the Authority any noticing fees and/or 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.
- 6. If Blvd Moving of Nevada, LLC is cited by the Authority for any violation of NRS 706 prior to the close of the compliance period, the Deputy Commissioner shall vacate this Order and 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

Page 5 of 5

Docket 21-08017

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.

Jennifer De Rose, Deputy Commissioner

Dated: ______ Las Vegas, Nevada

Blvd Moving of Nevada, LLC Application for Household Goods Mover Authority Docket 21-08017 March 24, 2022 General Session

Application Summary:

On August 12, 2021, Blvd Moving of Nevada, LLC ("Applicant") filed an application requesting authority to transport household goods within Clark, Lincoln, and Nye Counties, Nevada on the one hand and State of Nevada on the other hand and to operate two (2) vehicles. David Fimbres 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 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. However, the applicant provided their market, as it is required, in the application and was reviewed by staff.
- 3) Pro Forma Balance Sheet lists one (1) truck. The second truck will have a 6-month lease, and therefore not reported on the balance sheet. It has 100% equity, and enough cash to cover 90 days' worth of fixed expenses. (Attachment B)

No capital infusion is necessary. The cash required to fund the pro forma balance sheet is in the company's bank account.

- 4) Pro Forma Income Statement projects \$407,392 in sales and \$40,909 in net income. (Attachment C) When compared to other carriers of similar size, projected sales are too high for a startup with two (2) trucks; projected salary/wage and repair expenses appear to be low; and payroll tax and workman's compensation expenses appear to be high. The company remains compensable after making these adjustments. Adjusted net income is \$24,891.
- 5) Tariff the proposed rates are within the range of rates currently charged by the industry for similar services. (Attachment D)

Attachments:

- A. Investigator's Background Report without exhibits
- B. Pro Forma Balance Sheet
- C. Pro Forma Income Statement
- D. Tariff

Compliance Items in addition to those included in the background report:

- 1) Mr. Fimbres' 2018 and 2019 IRS transcripts that materially trace to the tax return copies previously provided to staff.
- 2) Provide a cash reconciliation and corresponding bank statement that demonstrates the \$44,400 in cash, needed to fund the pro forma balance sheet, is available.

STATE OF NEVADA TRANSPORTATION AUTHORITY BACKGROUND INVESTIGATION FOR FULLY REGULATED CARRIERS

DOCKET NUMBER:	21-0801	7	DA	TE A	PPLICAT	ION V	VAS F	ILED	08/12/21	<u> </u>		
APPLICANT NAME: David Fimbres				TITLE: Owner								
COMPANY NAME: E	Slvd Movi	ng of N	evada, I	LC								
ADDRESS: 8451 Ca	vas Vest	Court, I	Las Veg	as, N	V 89113							
PHONE NUMBERS:	323-809-	-6457										
ATTORNEY: N/A					PHONE#	N/A						
INVESTIGATOR: D.	Main					DAT	E ASS	SIGNE	D : 08/21	/21		
A END	541.55		45150		4551104	TION	()14.0	===	(075.0)			
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WHAT TYPE OF SERVICE	E IS PROP	OSED?		-								
Charter Limousine				iG		X		Airp	ort Transfer			
Scenic Tours			Special :		es		Taxi					
Contract Carrier				MT								
WHAT GEOGRAPHICAL												
Statewide	Count	ty	x	Whi	ch Counties:	_		Cla	rk, Licoln an	d Ny	e	
IS APPLICANT PRESEN	TLY PROV	/IDING A	NY TYPE	OF S	SERVICE: Y	ES	X NO	5	What typ	e of	servic	:e?
Charter Limousine		ntract Ca				ter Bu			Airport T			
Scenic Tours		ecial Sen				HG		X	NEN			
Tow Car		Tow Ca			US DO	T Autho	ority		Other S	State	s	
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Attach completed Applic	auon Oau	ii paye a	S EXIIDIL								-	
IDENTIFY OWNERSHIP	STRUCTU		HE PROP	OSE	D OPERATIO	ONS						40
Corporation		LLC		X	Partner	ship			Sole Proprie	torsh	ip	
David Fimbres – 100%												
											Exh	ibit
Attach as an exhibit, ap	propriate p	roof of o	ownershi	p inte	rest where	applica	able.				B	
Will the Applicant be op								of thei	r fictitious f	firm	N/	
name filing.											1	
Briefly describe the res		ies of ea										
Both Victor and David F employees, oversee all da	imbres wili	share t	he duties	of m	naintaining ti	ne veh	icle and		-:	50	,	
Both Victor and David F employees, oversee all da	imbres will	share t	the duties as well a	of m	naintaining tl iscal respons	ne veh	icle and		er files, hirin	50	ng/trai	ning
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A-1/3

	T	Exhi	bit
If so, attach copies of Enforcement Database Printout(s). If more than 5 citations include summary		C	
listing the citation number, fine amounts and date of issuance, NAC or NRS, or CFR violations. Attac	ch		- 1
copies of MC/USDOT rating.			
Identify any key operational personnel who have no ownership interest and briefly des	scribe	e th	eir
responsibilities:			
There be no other key personnel. Other than Victor Finibres as noted above.			İ
There be no other key personnel. Office of Nati Victor / Indias us notes of the			
Lord State Contraction of the Co			
Describe the type and number of vehicles the applicant intends to operate: A. Type of Vehicles: Boxtruck or similar			
A. Type of venicles. Boxtruck of Similar			ĺ
B. Number of Vehicles: 1			-
D. Italiador di Vollididor I		_	
		Exhi	bit
Attach photographs of vehicles as an exhibit		D	
Attach as an exhibit, copies of vehicle titles and registration, if available		E	
Describe the facilities to be used for this operation: Commercial Location			
C. Address (If Known): To be determined during compliance phase.			
Does the Applicant have an acceptable Timekeeping method?	N	0	
If Yes, Describe: COMPLIANCE			
Does the Applicant plan to store their vehicles at a location other than their legal domicile?		0	
D. If so, provide address (If known): Compliance - Unknown at this t	ime.		
Are the facilities adequate for the proposed service?			
Properly Zoned? YES NO Adequate? Unknown at this time – Compliance YES	N	0	_
If inadequate, describe the Applicant's plan to remedy:	110		
I madequate, accorded to Approxime plan to remedy.			
No inadequacies at this time.			
Donath Applicant and entend the property of the iteration at the interpretation of the i		_	
Does the Applicant understand the operating authority sought, and is their plans consistent with that grant of authority?	, ,,		
grant of authority? Can the Applicant secure insurance as required by NAC 706.191? YES X		0	
Can the Applicant secure insulance as required by INAC 700. 1919		Exhi	hit
Attach appropriate proof of insurance, or ability to obtain, as an exhibit		F	
Attach appropriate proof of modifice, of ability to obtain, as an exhibit	!_		
Does the Applicant understand the requirements contained within 49 CFR 391.51 as they pertain to the		$\neg \tau$	
establishment and maintenance of driver qualification files?	N	0	
Does the Applicant understand the requirements contained within 49 CFR 396 as they pertain to the			
establishment and maintenance of vehicle maintenance records?	<u> </u>	0	
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?	N	0	
Has the Applicant contracted with a laboratory to perform and monitor their substance abuse program?			
YES X	N	0	
If so, which laboratory?	T 6:		
Does the Applicant have adequate personnel (drivers, managers, etc) to operate their business? YES	N	0	
		Exhi	ibit
Attach copies of the Applicant's charter orders, bills of lading, manifests, etc., as applicable. (Do not		G	
include copies of tariff or proposed contracts)		9	1

A- 3/3

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
			Exhibit
Attach signed Knowledge Statement.			Н

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.
*	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.
X.	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.
H	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	Provide signed Affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 706.167 (for fully regulated carriers ONLY) August 6 #1 - duplicate 6
14	Remit to the Authority any noticing fees and/or other outstanding debt due to the Authority.

INVESTIGATOR: VIVIUU	DATE: 101321
REVIEWED BY SUPERVISOR INVESTIGATOR	DATE: 10 /13/21
REVIEWED BY APPLICATION MANAGER: Monther	DATE: 10/14/21

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 8/31/21/mr

Pro Forma Balance Sheet As of Business Inception

Assets

Current Assets	
Cash	\$ 40,000.00 (A)
Accounts Recievable	\$ -
Inventory-vehicles parts	\$ -
Total Current Assets	\$ 40,000.00
Property and Equipment	
Equipment and furniture	\$ 3,400.00 (B)
Vehicles	\$ 30,000.00 (C)
Less: Accumulated Depreciation	
Property and Equipment, net	\$ 33,400.00
Deposits	\$ 1,000.00 (D)
Total Assets	\$ 74,400.00
Liabilities & Capital	
Current Liabilities	
Accounts Payable	\$
Accured Payroll	\$ -
Beginning Retained Earnings	
Net Income/ Loss	\$ -
Ending Retaineed Earnings / Deficit	\$ -
Members Paid in Capital	\$ 74,400.00 1001. lahity
Total Liabilities & Members Equity	\$ 74,400.00

BK

Supplemental Balance Sheet

- (A) Reflects \$40,000.00 cash infusion
- (B) Computer, phones, furniture, ect.
- (C) We own 1 vehicle free and clear when we expand we will rent a second one and update our records
- (D) Deposit on new lease to be negotiatied

B 2/2

application

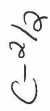
Blvd Moving of Nevada LLC Profit and Loss for first 12 months After Licensing

													Totals
	Month 1	Month 2	Month 3	Month 4	Month 5	Month 6	Month 7	Month 8	Month 9	Month 10	Month 11	Month 12	12 Month
Gross Revenues	8824	16648	30184	33768	30376	35042	39548	39548	39548	44634	44636	44636	407,392
Cost of Revenues													
Salaries & Wages	3000	3000	4000	5000	5000	5000	5000	5000	5000	5000	5000	5000	0077.74#17777079
Payroll Taxes	870	870	1160	1450	1450	1450	1450	1450	1450	1450	1450	1450	
Contract Labor	3360	5280	6240	7120	6480	7120	8320	8320	8320	9280	9280	9280	
Workers Comp/ Labor	470.4	739.2	873.6	996.8	907.2	996.8	1164.8	1164.8	1164.8	1299.2	1299.2	1299.2	12,376
Supplies	1300	1300	1300	1300	1300	1300	1300	1600	1600	1600	1600	1600	17,100
Repairs & Maintenance	630	630	630	630	630	630	630	630	630	630	630	630	7,560
Tools & Equipment	100	100	100	100	100	100	100	100	100	100	100	100	1,200
Vehicle Fuel	1368	1368	1535	1535	1535	1644	1712	1712	1712	3316	3316	3316	24,069
Insurance	553.67	553.67	553.67	553.67	553.67	553.67	553.67	553.67	553.67	553.67	553.67	553.67	6,644
Laundry/Uniforms	105	105	105	105	105	105	105	105	105	105	105	105	1,260
Depreciation	500	500	500	500	500	500	500	500	500	500	500	500	6,000
2nd Truck Lease	0	0	0	0	0	1000	1000	1000	1000	1000	1000	1000	7,000
Total Cost of Revenue													242,559
Gross Profit													164,833
Operating Expenses													
Base Salaries-Drivers, A	1800	1800	2300	2300	3300	3300	3300	3300	3300	3300	3300	3300	34,600
Payroll Taxes	522	522	667	667	667	667	667	667	667	812	812	812	8,149
Commisions	425	425	425	425	425	425	425	425	425	425	425	425	5,100
Licenses	46.25	46.25	46.25	46.25	46.25	46.25	46.25	46.25	46.25	46.25	46.25	46.25	555
Rent	500	500	500	500	500	500	500	500	500	500	500	500	6,000
Utilities	150	150	150	150	150	150	150	150	150	150	150	150	1,800
Advertising	1500	1500	1500	1500	1500	1500	1500	1500	1500	1500	1500	1500	18,000
Yellow Page Ad	450	450	450	450	450	450	450	450	450	450	450	450	
Accounting	466.67	466.67	466.67	466.67	466.67	466.67	466.67	466.67	466.67	466.67	466.67	466.67	
Claims	500	500	500	500	500	500	500	500	500	500	500	500	58
Oldanis	000	000	550	000	500	500	550	500	000	200		500	5,500

(-1/2)

Telephone	495	495	495	495	495	495	495	495	495	495	495	495	5,940
Office Supplies	200	200	200	200	200	200	200	200	200	200	200	200	2,400
Travel	350	350	350	350	350	350	350	350	350	350	350	350	4,200
Entertainment	250	250	250	250	250	250	250	250	250	250	250	250	3,000
Bank & Credit Card	220	220	270	270	270	270	470	470	470	470	470	470	4,340
Tax	130	130	130	130	130	130	130	130	130	130	130	130	1,560
Postage and Printing	125	125	125	125	125	125	125	125	125	125	125	125	1,500
Storage	380	380	380	380	380	380	380	380	380	380	380	380	4,560
Employees Beverages/S	250	250	400	400	400	400	400	400	400	400	400	400	4,500
Seminares & Education	50	50	50	50	50	50	50	50	50	50	50	50	600
Depreciation	10	10	10	10	10	10	10	10	10	10	10	10	120
Total Operating Expense	15-											9	123,924
Net Operating Income (Los	s) Before T	axes										9:	40,909
													-

^{*}all revenues are for moving customers- no supply sales or storage of customer assests



CPCN	No.		
		501	

Original Title Page

N.T.A. No. 1

Blvd Moving of Nevada LLC

No supplement to this tariff will be issued Except for the purpose of cancelling the tariff unless specifically authorized by the Authority

Additions to, changes in, and elimination from this tariff will be in loose-leaf form.

Blvd Moving of Nevada LLC

CPCN No.__

HOUSEHOLD GOODS TARIFF NO.1

NAMING LOCAL, COMMODITY RATES

ALSO

ACCESSORIAL SERVICE CHARGES, MISCALLANEAOUS SERVICE CHARGES HOURLY RATES AND REGULATIONS

APPLYING ON NEW AND USED FURNITURE AND HOUSEHOLD EFFECTS, PERSONAL EFFECTS, AND OTHER PROPERTY AS DESCRIBED IN THE TARIFF

Within Clark, Lincoln, and Nye Counties, Nevada on the one hand and points and places within the State of Nevada on the other hand

For Blvd Moving of Nevada LLC

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Issued: Issued By:

CPCN No	o
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N.T.A No. 1

Blvd Moving of Nevada LLC

Household Goods Tariff Number 1

CHECKING SHEET FORR TARIFF

Upong receipt of new or revised pages a check mark must be placed opposite the "Correction Number" (shown below) corresponding to number shown in lower left-hand corner of the new or changed page. If correction numbers are properly checked as received, check marks will appear in consecutive order without omission. However, if check marks indicate that a new or revised page has not yet been received, request should be made at once to the issuing carrier for a copy of the new or revised page.

Correction Numbers						
-						
1	5	9	13			
2	6	10	14			
3	7	11	15			

Explanation of Abbreviations and other Reference Marks

12

d/b/a	Doing	Business
	as	

8

4

NV Nevada

No Number

Nos Numbers

N.T.A Nevada Transportation Authority

N New

C Change, neither increase nor reduction

16

I Increase

R Reduction

CP	ÇN	No.		

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N.T.A No. 1

Blvd Moving of Nevada LLC

Household Goods Tariff Number 1

Application of Carrier's Operative Rights

Transportation of household goods, furniture, office, stores, equipment supplies and general commodities on-call over irregular routes, between points and places within Clark, Lincoln and Nye Counties, Nevada on the one hand, and points and paces within the State of Nevada on the other hand. 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.



Issued:

Issued By:

Blvd Moving of Nevada LLC

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Application of Rates- Territory	20 C	4
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CPCN	No.	
		220

N.T.A No. 1

Blvd Moving of Nevada LLC

Household Goods Tariff Number 1

Rule No. **Rules and Regulations**

10. Application of Rates-Commodity Description

The rates named in this tariff apply to personal property, including furniture, baggage, equipment, stock or supplies of residences, stores, offices, or other establishments.

20. Application of Rates-Territory

The rates shown on this tariff apply to all points and places within Clark, Lincoln, and Nye Counties, Nevada on the one hand and points and places within the State of Nevada on the other hand.

30. Accessorial Services

Except as otherwise provided herein, rates or charges covering accessorial services rendered by the carrier are in addition to the transportation rates named in this tariff.

50. **Articles not Accepted**

Unless otherwise provided, the following property will not be accepted for this shipment. Bank bills, coins, or currency, deeds, note4s, 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.

Firearms, hazardous materials, explosives, dangerous goods or property liable to impregnate or otherwise damage equipment or other property will not be accepted for shipment.

Household pets will not be accepted for transportation.

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 damages to the articles 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 on 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.

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N.T.A No. 1

Blvd Moving of Nevada LLC

Household Goods Tariff Number 1

Rule No. Rules and Regulations

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 of \$2.25 per pound per article will apply. Where value in excess of \$2.25 is declared, at the option of the shipper, the carrier will provide full declared protection through special insurance at an added change equivalent to the required premium.

B. If shipper declines to declare the value or agrees to release value in writing, the shipment may not be accepted. If accepted, base release value of \$2.25 per pound per article will apply. See Rule 120.

80. Claims

A. Any claims for loss, damage, or overcharge shall be in writing and shall be accompanied by the bill for transportation.

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. 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 or the property at 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 \$2.25 per pound per article; (2) If shipper has declared a value on the entire shipment such proportioned of the actual value of the article or articles lost or damaged shall be determined under Rule 70.

D. The carrier's liability for goods shall cease when the property has been delivered to and receipted for by the owner, r 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 or places at which the consignee or its agent is not present the property shall be at the risk of the owner after unloading delivery.

E. Where the carrier is directed to load property from (or render) any service at a place or places at which the consignor or its agent is not present, the property shall be at the risk of the owner before loading.

F. The carrier's liability with regard to sets or matched pieces shall be limited to repair or replacement of the lost or damaged piece or pieces only and shall not extend to repair replacement or recovering of the entire set, but in no event shall not exceed: (1) the released value not exceeding \$2.25 per pound per article; or (2) if shipper has declared a value on the entire shipment such as proportion of the actual value of the article or articles lost or damaged shall be determined under Rule 70.

D- W/12

Issued:

Issued By:

CPCN	No.	

N.T.A No. 1

Blvd Moving of Nevada LLC

Household Goods Tariff Number 1

Rule No. Rules and Regulations

85. <u>Claims for Lost or Damaged Freight or Baggage</u>

A claim by a shipper or consignor against a common or motor carrier for loss of damaged freight or baggage must be submitted to the carrier within 7 days after the loss or damage is discovered. Within 14 days after the receipt of the claim, the carrier shall: (A) compensate the shipper or consignor; or (B) delver to the shipper or consignor a written denial of the claim.

A denial of the claim may be appealed the shipper or consignor to the Nevada Transportation Authority.

90. Failure to Make Delivery

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 the instructions of the shipper or consignee, notification of failure to make delivery will be mailed or telegraphed to the consignee, consignor or owner, or written notice delivered to the promises where actual delivery was to be effected or to the carrier, or at the option of the carrier, in a public warehouse, an upon such placement liability as a carrier shall be 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 the basis of charges lawfully applicable form the carrier's terminal or from the public warehouse (as the case may be) to place of delivery.

100. <u>Impracticable Pick-up or Delivery</u>

A. It is the responsibility of the shipper to make shipment accessible to carrier or accept delivery form 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 of shipment at original 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 mad haul equipment can be made safely accessible.

C. Upon request of the shipper, consignee or owner of the goods, the carrier will use to 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 Rule 300 and shall be in addition to all other transportation or accessorial charges.

Issued By: D-7/W

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N.T.A No. 1

Blvd Moving of Nevada LLC

Household Goods Tariff Number 1

Rule No. Rules and Regulations

100. (Continued)

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 in to the warehouse and the shipment shall be considered as having been delivered.

E. Transportation charges to cover the movement of shipment or part thereof 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 is was originally tendered to warehouse location, which shall be in addition to changes 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 same to the warehouse. Any subsequent movement from warehouse shall constitute a new shipment.

110. <u>Impracticable Operation</u>

Nothing in this tariff shall be require the carrier to perform any line-haul service or pickup or delivery service or any other service form or to any point or location where, through no fault nor neglect of the carrier, the operation of vehicles is impracticable because:

- A. The conditions of roads, streets, driveways, alleys, or approaches thereof would subject operations to unreasonable risk or loss or damage to life or property;
 - B. loading or unloading facilities are inadequate; or
- C. any force majeure, war, insurrection, riot, civil disturbances, strike, picketing, or other labor disturbance would (1) subject operations to unreasonable risk of loss or damage to life or property or (2) unreasonable jeopardize the ability of the carrier to render line-haul or pick-up delivery or any other service form or to or at other points or locations.

120. 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 70).

130. Moving and Packing

A. Articles of fragile or breakable nature must be properly packed. No claims will be allowed on any items that are not packed by the carrier.

B. The contents of all desk or dresser drawers, other than clothing, must be removed. File cabinets with contents must be locked or otherwise securely fastened.

D-8/19

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CPCN No.	
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Original Page 8.

N.T.A No. 1

Blvd Moving of Nevada LLC

Household Goods Tariff Number 1

Rule No. Rules and Regulations

130. (continued)

- C. Oversized or unique items such as pianos, organs, safes, full size copiers, fire proof tile cabinets, pool tables, marble top tables, riding lawn mower and motorcycles may result in extra charges to the shipper for the delivery of such individual items as shown in Rule 300.
- D. Where shipments are improperly or unsafely packed, carted or boxed, and by reason thereof the contents may be destroyed or damaged, carrier will arrange to have such shipment properly packed and charges shown in Rule 300 of this tariff will be assessed.
- E. The Shipper shall provide all original packing boxes or agree to use boxes as provided by carrier.

135. Bill of Lading

Upon completion of shipment of customer's household goods, carrier shall present to the person paying for the shipment the original bill for payment. Such bill shall show:

- A. The name and address of the carrier;
- B. The names of the consignor and consignee; C. The points of origin and destination; D. The date and time the shipment was received by the carrier; E. The date and time of arrival of the shipment at its destination; F. The date of the bill; G. The weight of the shipment, if applicable; H. 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; I. The numbers of the vehicles which transported household goods; J. An adequate description of the properly transported, including the number of items carried; K. The rate charged for the service; L. Any other charge incident to the transportation; M. A statement that carrier's rates are subject to regulation by the Nevada Transportation Authority; and N. Any other information required by the Nevada Transportation Authority

140. Payment of Charges

- A. The carrier will not deliver or relinquish possession of any property transported by it until all tariff rates and advance charges have been paid by cash, money order, credit card (Visa, Master Card, or Discover) or cashier's check, except where other arrangements have been made in advance.
- B. The carrier shall have lien rights on any property transported by it for all charges incurred
- C. The sipper 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.
- 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.

D-9/12

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N.T.A No. 1

Blvd Moving of Nevada LLC

Household Goods Tariff Number 1

Rule No. Rules and Regulations

140. (continued)

E. Upon default by the shipper, carrier is entitled to collect legal fees, costs, and interest as provided in the contract.

150. Pickup 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 the door, platform, or other port convenient or accessible to the vehicle.

160. 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 vehicles and facilities.

170. Waiting or Delay

When a vehicle is held for convenience of shipper or consignee through no fault of the carrier, a charge for waiting time will apply at the hourly rates shown.

180. Inspection of Packages

When the carrier or his agent believes it is necessary that the contents of packages be inspected, he shall make or cause such inspection to be made, or require other sufficient evidence to determine the actual character of the property.

190. Serving Special Articles

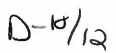
The services provided by this tariff do not include the servicing of refrigerators, stoves, deep freeze cabinets, radios, record players, washing machines, dryers, television sets, air conditioners, television aerials or other articles or appliances requiring special serving prior to or immediately after transportation.

200. Advancing of Charges

Carrier will not engage third persons to perform any service for shipper and carrier shall not advance charges for others engaged by the shippers. When third persons are engaged by the shipper 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, expect as otherwise provided.

210. Labor Charges

Cover all accessorial services for which no charges are otherwise provided in this tariff, when such services are requested by the shipper.



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Rule No. Rules and Regulations

220. Early Termination of Shipment

A. The carrier reserves the right to stop work at any time for health and safety of its employees and demand payment for time worked and time estimated to complete the shipment.

B. The shipper reserves the right to stop work at any time. Minimum charges still apply.

295. Estimate of Charges

If requested by the shipper the carrier will perform a visual inspection of the goods and provide the shipper a written estimate of the charges. The original estimate shall be delivered to the shipper and a copy maintained by the carrier in carrier's record of the shipment.

The estimate shall be based upon the carrier's tariff filed with the Nevada Transportation Authority. The final charge for transporting 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 so requested. If the final charge is less than the estimate, the carrier shall only collect the actual charge for the service.

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 are as follows:

- 2 Men and a Truck \$129.00
- 3 Men and a Truck \$132.00

B. Travel Charge

A travel charge at the rate of one (1) hour for every sixty (6) miles traveled will be added to the shipping rates. All local moves within a 0-30 mile radius of carrier's dock will be assessed a one (1) hour travel charge and the hourly rates will apply to only from the shipper's pick up to the shipper's drop off locations. If the shipper's pick up or drop off location is located outside a 30 mile radius from carrier's dock then the shipper will be charged one (1) hour for every sixty (60) miles traveled from carrier's dock and the hourly rates will apply only from the shipper's pick up and the shipper's drop off locations.

C. Minimum Charge

All shipments and cancellations with less than 72 hours' notice are subject to a two (2) hour minimum charge for two men and a truck.

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N.T.A No. 1

Blvd Moving of Nevada LLC

Household Goods Tariff Number 1

Rule No. Rules and Regulations

D. Delivery Rates for Individual Items

Carrier will move individual pieces of major appliances, furniture or equipment for a flat fee as follows:

One Piece \$80.00
Two Pieces \$95.00
Three Pieces \$105.00
Spinet, console and upright pianos \$155.00

E. Materials and Container Charges

Carrier will provide additional charges for all packing material, boxes, and containers, which become the property of the customer (other than rented material as indicated). Charges for packing material, boxes and containers are subject to state sales taxes.

F. Overnight Fee

\$200.00

G. Overtime

At customer request, overtime after 8 hours is available at the following rates:

2 Men and a Truck \$160.003 Men and a Truck \$198.00

D-12/12

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Issued By:

Agenda Item# 114

Items 114 and 115 Dockets To be heard together

Platinum Transportation items 114 and 115 March 24, 2022 general session

Based on the discussion at the February 17, 2022 general session – the carrier was to update the NTA weekly on its progress. To date, March 11, 2022, there has been no update received, no vehicles add to the fleets, no information about possible investors provided and no updates to authorized employees. Applications Manager Babcock had a brief call with Mark Friedman on March 10, 2022 and requested that Mr. Friedman submit the progress made thus far into a written document to be added to this agenda item for briefing to the Commissioners.

Once received it will be added.

From February 17, 2022 general session status check Platinum Transportation – Series LLC.

- Holder of 6 CPCNs (each operating under a separate series LLC)
- 2 are active Celebrity Coaches and Whittlesea Taxi (additional information on page 2)
- 4 are inactive and on temporary discontinuances
 - o Platinum -bus 2166.1 out since 8/16/2019 expires 2/4/2022
 - Mammoth Limousine 1105.3 out since 3/18/2020 expires 2/4/2022
 - o Airport Mini Bus 2350.9 out since 3/18/2020 expired 2/18/2021*
 - o Bell Limo 1217.3 out since 3/18/2020 expired 2/18/2021*
- Can not sell & transfer inactive CPCN therefore Staff is not actively working on the 4 that are out on temporary discontinuance. How does this apply (one owner of 6 certificates)?

History:

10/22/2020 - Filed for extraordinary relief for the 6 Platinum series LLCs – seeking prior approval of the transfer of membership interests while the Applications are pending. Granted at 11/18/2020 general session subject to 60 day requirement to file the sale and transfer applications.

1/28/2021 – General session - Status check – granted an additional 60 days to file the sale and transfer applications

4/8/2021 – General session – Status check, tabled to next general session

5/13/2021 – General session – removed from agenda prior to consideration

7/27/2021 – General session – item tabled to September agenda

10/12/2021 - 6 Sale and transfer application accepted and noticed to the public

Current - Applicants are not responsive.

*The carrier sent a letter to extend the period through 2/18/2022, was instructed to file a form and has failed to do so. Temporary is therefore expired.

114-115

National Transportation

Status update



Liz,

Thank you for taking my call in regard to the status update of Whittlesea Checker Taxi, Bell Limo, Bell Airport Mini, Celebrity Coaches, Platinum and Mammoth Limousine all a series of Platinum LV.

To recap we are working very closely with B&M Dmv services which is proving to be a success. They have been working closely with the NV department of Motor Vehicles as well the lenders for the incumbered vehicles as well the unencumbered vehicles purchased as part of the Sale with Metro Car. As you know from previous discussions and hearings with the board, the titles for 8 months have been an atrocity. B&M has been successful and in the stages of assisting us complete this process. After our call the first vehicles was completed and more to follow. We have all the titles in the hands of the Nevada Motor carrier (celebrity buses) which too had faulty titles and we should see titles and registrations very soon. In addition, there was a debt that was brought up by the board in the last hearing that was a quarterly tax by Metro car and that too is being resolved.

Also discussed was the taking of the companies out of temporary discontinuance. Were able to complete this once we have at least one title/registration for each company in order to submit a request and were hoping that is coming to us.

The boards assistance is greatly appreciated. We have been at the mercy of the lender as well the DMV to get this resolved and were close.

I will provide another update at the end of this coming week.

Thank You

Mark Friedman, VP of operations

Agenda Item# 115

Items 114 and 115 Dockets To be heard together

Platinum Transportation items 114 and 115 March 24, 2022 general session

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I will provide another update at the end of this coming week.

Thank You

Mark Friedman, VP of operations

Agenda Item# 116

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Joint Application of LVL, LLC d/b/a)	
Stardust Transportation and lv ALL IN shuttle, llc)	Docket 21-11028
d/b/a All In Shuttle for interim approval of the)	
temporary transfer of operating rights under CPCN)	
2050, Sub 10.)	
)	

At a general session of the Nevada Transportation Authority held on March 24, 2022.

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 November 22, 2021, LVL, LLC ("LVL") filed an Application with the Authority for the temporary transfer of operating rights for CPCN 2050, Sub 10 to lv ALL IN shuttle, llc d/b/a All In Shuttle ("All In"). Said Application was designated as Docket 21-11028.
- 2. That the Application was properly noticed to the public and no Petitions for Leave to Intervene or Protests were filed.
- 3. That on January 31, 2022, Kimberly Maxson-Rushton, Esq. filed a Motion for Interim Authority for All In to operate on an interim temporary basis.
- 4. That on February 2, 2022, Commissioner George Assad, serving in his capacity as Hearing Officer for the Authority, granted the request.
- 5. That LVL, LLC d/b/a Stardust Transportation is authorized to provide intrastate transportation as follows:

Docket 21-11028 Page 2 of 4

Operate as a passenger carrier to provide Intrastate Charter Bus service between points and places in the State of Nevada.

On-call, irregular route transportation of passengers and their baggage in the same vehicle, in airport transfer service, for a per capita charge, on a walk up basis, between airports located in Clark County, Nevada and between points and places in Nevada on the other hand. Charter service by livery limousines between points and places in Clark County on the one hand, and points and places in Nevada on the other. Special services, transporting of persons who have acquired the exclusive use of a vehicle for a specific itinerary between definite points of origin and destination throughout the State of Nevada, at a per capita rate provided that such trip originate or terminate in Clark County, State of Nevada.

Restrictions:

The number of livery limousines in its fleet shall be no more than fifty (50) livery limousines.

The number of twenty (20) passenger buses in its fleet shall be no than fifty (50) vehicles. Should the certificate holder seek to expand its fleet beyond fifty (50) buses, the certificate holder must file a supplemental Petition, along with updated financial information for review by the Authority Staff. Restrictions on the number of buses are limited to those buses charging at a per capita rate.

- 6. That the Application was heard before the full Authority at a regularly scheduled general session held on March 24, 2022.
- 7. Based on the papers and pleadings filed herein and the testimony and evidence as presented at the March 24, 2022, general session, the Authority finds that the proposed temporary transfer of operating rights is **HEREBY GRANTED** as more specifically enumerated herein below.

Based upon the foregoing findings of fact and conclusions of law, it is ORDERED that:

 The Application on file herein shall be GRANTED to lv ALL IN shuttle, llc d/b/a All In Shuttle to temporarily assume operating rights from LVL, LLC d/b/a Stardust Transportation pursuant to Nevada Administrative Code 706.359, for services conducted under CPCN 2050, Sub 10 as follows:

TEMPORARY:

Operate as a passenger carrier to provide Intrastate Charter Bus service between points and places in the State of Nevada.

Docket 21-11028 Page 3 of 4

On-call, irregular route transportation of passengers and their baggage in the same vehicle, in airport transfer service, for a per capita charge, on a walk up basis, between airports located in Clark County, Nevada and between points and places in Nevada on the other hand. Charter service by livery limousines between points and places in Clark County on the one hand, and points and places in Nevada on the other. Special services, transporting of persons who have acquired the exclusive use of a vehicle for a specific itinerary between definite points of origin and destination throughout the State of Nevada, at a per capita rate provided that such trip originate or terminate in Clark County, State of Nevada.

RESTRICTIONS:

The number of livery limousines in its fleet shall be no more than fifty (50) livery limousines.

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TEMPORARY AUTHORITY IN EFFECT until the expiration of 24 months from March 24, 2022 or until the Authority orders otherwise, *whichever comes first*.

- The temporary authority granted to the Transferee Applicant herein shall remain in full force
 and effect until the expiration of 24 months from March 24, 2022, or until the Authority
 orders otherwise, whichever comes first.
- 3. That the Certificate shall be issued in conjunction with the Interim Compliance Order issued on March 1, 2022.
- 4. <u>Upon full compliance with the conditions of this Compliance Order</u>, the certificate identified as CPCN 2050, Sub 10, shall be CANCELLED, and a new Certificate of Public Convenience and Necessity to be designated as CPCN 2050, Sub 11, shall be issued to LVL, LLC d/b/a Stardust Transportation Operated by lv ALL IN shuttle, llc d/b/a All In Shuttle authorizing operation in intrastate commerce as is more particularly described in the first ordering paragraph above.
- 5. <u>Before</u> issuance of the Certificate referred to hereinabove, the Applicant shall be required to complete the compliance items on the Interim Compliance Order and:
 - a. Avoid material changes in any conditions relied upon by the Authority in its

Docket 21-11028 Page 4 of 4

determination of operational or financial fitness and immediately report to Authority Staff any such material changes, should they occur.

- b. 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.
- c. Remit to the Authority any noticing fees and/or other outstanding debt due to the Authority
- 6. The Deputy Commissioner of the Authority shall be authorized to issue the above referenced Certificate of Public Convenience and Necessity upon the Applicant meeting all requirements set forth herein.

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

	By the Authority,	
	Davin Cibbons Chairman	
	Dawn Gibbons, Chairman	
	George Assad, Commissioner	
	R. David Groover, Commissioner	
Attest:	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.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Joint Application of LVL, LLC d/b/a)	
Stardust Transportation and LV All in Shuttle, LLC)	Docket 21-11028
d/b/a All In Shuttle for interim approval of the)	
temporary transfer of operating rights under CPCN)	
2050, Sub 10.)	

INTERIM COMPLIANCE ORDER

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

- That on November 22, 2021, LVL, LLC ("LVL") filed an Application with the Authority for the temporary transfer of operating rights for CPCN 2050, Sub 10 to LV ALL IN Shuttle, d/b/a All In Shuttle ("All In"). Said Application was designated as Docket 21-11028.
- 2. That the Application was properly noticed to the public and no Petitions for Leave to Intervene or Protests were filed.
- 3. That on January 31, 2022, Kimberly Maxson-Rushton, Esq. filed a Motion for Interim Authority for All In to operate on an interim temporary basis.
- 4. That on February 2, 2022, Commissioner George Assad, serving in his capacity as Hearing Officer for the Authority, granted the request.

Based upon the foregoing findings of fact and conclusions of law, it is ORDERED that:

Upon full compliance with the conditions of this Interim Order, authority shall be granted to
 LV All IN Shuttle. LLC, d/b/a All In Shuttle to provide transportation as follows:

INTERIM TEMPORARY:

Operate as a passenger carrier to provide Intrastate Charter Bus service between points and places in the State of Nevada.

On-call, irregular route transportation of passengers and their baggage in the same vehicle, in airport transfer service, for a per capita charge, on a walk up basis, between airports located in Clark County, Nevada and between points and places in Nevada on the other

Docket 21-11028 Page 2 of 4

hand. Charter service by livery limousines between points and places in Clark County on the one hand, and points and places in Nevada on the other. Special services, transporting of persons who have acquired the exclusive use of a vehicle for a specific itinerary between definite points of origin and destination throughout the State of Nevada, at a per capita rate provided that such trip originate or terminate in Clark County, State of Nevada.

RESTRICTIONS:

The number of livery limousines in its fleet shall be no more than fifty (50) livery limousines.

The number of twenty (20) passenger buses in its fleet shall be no than fifty (50) vehicles. Should the certificate holder seek to expand its fleet beyond fifty (50) buses, the certificate holder must file a supplemental Petition, along with updated financial information for review by the Authority Staff. Restrictions on the number of buses are limited to those buses charging at a per capita rate.

INTERIM TEMPORARY AUTHORITY IN EFFECT during the time period of the pendency of the application in docket 21-11028 or until the Authority orders otherwise, whichever comes first.

- 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 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 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 CFR 382.301. 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 CFR 396.

Docket 21-11028 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. Provide a copy of all applicable business licenses.
- m. Provide a signed affidavit acknowledging requirements of NTA Annual Report filing pursuant to NRS 706.167.
- n. Remit to the Authority any noticing fees and/or other outstanding debt due to the Authority
- The Deputy Commissioner of the Authority shall be authorized to issue the above referenced Certificate of Public Convenience and Necessity upon the Applicant meeting all requirements set forth herein.

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



By the Authority,

George Assad, Commissioner

Attest:

Jennizer De Rose, Deputy Commissioner

Dated:

March 1, 2022

Las Vegas, Nevada

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

Agenda Item# 117

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: The Order to Show Cause issued to Arrowhead Services, LLC as to why Certificate of Public Convenience and Necessity 7352 should not be revoked.)))	Docket 22-01021
	, i	

ORDER TO SHOW CAUSE AND NOTICE OF HEARING

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

The Authority makes the following findings of fact and conclusions of law:

- That on June 15, 2017, CPCN 7352 was issued to Arrowhead Services, LLC, a carrier authorized to provide consent only tow car service.
- That on February 7, 2020, Roland R. Smith, Owner, filed a request to temporarily discontinue services under CPCN 7352 for the period February 3, 2020 through August 3, 2020 under docket 20-02006. The request was granted by the Authority at the February 28, 2020 General Session.
- 3. That on September 21, 2020, Mr. Smith filed a second request to extend the temporary discontinuance from August 3, 2020 through February 3, 2021. The request was granted by the Authority at the October 15, 2020 General Session.
- 4. That on January 26, 2021, Mr. Smith filed a third request to extend the temporary discontinuance from February 3, 2021 through August 4, 2021. The request was granted at the March 4, 2021 General Session.
- 5. That the period of temporary discontinuance has expired, and to date, the Carrier has not rectified their expired temporary discontinuance status.
- 6. That to date, no voluntary cancellation has been filed.

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NOTICE

NOTICE IS HEREBY GIVEN that an Order to Show Cause hearing in this matter shall be held as follows:

THURSDAY, MARCH 24, 2022

9:30 a.m.

Nevada Transportation Authority

Via WebEx or via telephone (see attached instructions)

(702) 486-3303

At which time Arrowhead Services, LLC, pursuant to NRS 233B.127(3), will be given the opportunity to show compliance with all applicable statutes and regulations.

Respondent is hereby advised that, Respondent's FAILURE TO APPEAR at the above time and place set for hearing or FAILURE TO SHOW COMPLIANCE may result in a Hearing Officer recommendation to the Authority that CPCN 7352 be revoked or suspended.

By the Authority,

Dawn Gibbons, Chairman George Assad, Commissioner

R. David Groover, Commissioner

Attest:

r De Rose, Deputy Commissioner

Dated:

WEVADA IRAN

AUTHORITY

ATE OF NEVP

Western Trails Charters & Tours, LLC d/b/a St. George Express, Salt Lake Express Docket 22-01022 March 24, 2022 general session Order to Show Cause

Since January 2022 Jacob Price, owner, has been working with the financial analyst in completing their application. As of March 4, 2022, staff requested Mr. Price to submit their application and payment for processing.

There are several financial items outstanding; however, staff is waiving the policy to require all financial items be submitted with the application. The policy is being waived because it's been a year since Western Trails is operating under interim authority and an application hearing may be required and would need to be scheduled immediately.

Staff has made it very clear to Mr. Price that the outstanding financial items must be submitted as soon as possible.

Minutes from February 17, 2022 general session:

Docket 21-03021 The Application of Western Trails Charters & Tours, LLC d/b/a St. George Express, Salt Lake Express for a status check of the final approval of a certificate of public convenience and necessity to provide special service, including regular routes, and airport transfer service within the State of Nevada. Tabled from January 2022 general session. Staff's recommendation for an Order to Show Cause as to why this certificate should not be revoked. Staff investigation concluded. (DG)

Applications Manager Liz Babcock summarized the procedural history of the application and indicated after the January Agenda the Applicant has made some effort to comply. Motion to issue an Order to Show Cause for March general session Approved 3-0

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: The Order to Show Cause issued to Western Trails)	
Charters & Tours, LLC d/b/a St. George Express, Salt)	Docket 22-01022
Lake Express as to why Certificate of Public)	
Convenience and Necessity 1144 should not be revoked.)	

ORDER TO SHOW CAUSE AND NOTICE OF HEARING

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

The Authority makes the following findings of fact and conclusions of law:

- That on March 18, 2021, CPCN 1144 was issued to Western Trails Charters & Tours, LLC d/b/a St. George Express, Salt Lake Express, ("WTCT") a carrier with Interim Temporary Authority, authorized to provide special services including regular and irregular routes and airport transfer service within the State of Nevada.
- 2. That WTCT, filed for an Advisory opinion as to what constitutes intrastate vs. interstate charter bus transportation. It was discussed at the July 27, 2021 General Session and it was agreed by the Authority that no action should be taken.
- 3. Staff is seeking to move forward with this application but the applicants are not responsive.
- 4. That the following is a history of attempts by Financial Analyst Yvonne Shelton:
 - a. Sept. 27, 2021 email to Jacob Price.
 - b. Oct. 6, 2021 left a voice message for Jacob Price.
 - c. Oct. 18, 2021 Left voice message and sent an email to Jacob Price.
 - d. Nov. 9, 2021 Greg Hendricks called the NTA's main number to add EDC buses, I answered and told him that I haven't received an application. Mr. Hendricks said he's on it.
 - e. Dec. 14, 2021 left a voice message for Greg Hendricks.
 - f. Dec. 14, 2021 sent an email to Jacob Price, informed him I am requesting this docket be placed on the January Agenda.

- g. That to date, neither Jacob Price nor Greg Hendricks has called or sent an email regarding my inquiries.
- 5. That Compliance Investigator Acevedo states there is only one driver on file for the fleet of six vehicles and he is listed as a driver for both of their companies.
- 6. That driver files have been requested but have not been provided.
- 7. That four drivers have returned the driver permit, fingerprint request forms but no print results have been received by the Authority.

NOTICE

NOTICE IS HEREBY GIVEN that an Order to Show Cause hearing in this matter shall be held as follows:

THURSDAY, MARCH 24, 2022

9:30 a.m.

Nevada Transportation Authority

Via WebEx or via telephone (see attached instructions) (702) 486-3303

At which time Western Trails Charters & Tours, LLC d/b/a St. George Express, Salt Lake Express, pursuant to NRS 233B.127(3), will be given the opportunity to show compliance with all applicable statutes and regulations.

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Respondent is hereby advised that, Respondent's FAILURE TO APPEAR at the above time and place set for hearing or FAILURE TO SHOW COMPLIANCE may result in a Hearing Officer recommendation to the Authority that CPCN 1144 be revoked or suspended.

By the Authority,

Dawn Gibbons, Chairman

George Assad, Commissioner

R. David Groover, Commissioner

Attest:

Jennifer De Rose, Deputy Commissioner

Dated:

Las Vegas, Nevada

AUTHORITY

ATE OF NEVAS

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: The Order to Show Cause issued to Arkidian Towing Services, LLC as to why Certificate of Public Convenience and Necessity 7351 should not be revoked.)))	Docket 22-02022
)	

ORDER TO SHOW CAUSE AND NOTICE OF HEARING

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

The Authority makes the following findings of fact and conclusions of law:

- That on June 16, 2016, CPCN 7351 was issued to Arkidian Towing Services, LLC, a carrier authorized to provide consent only tow car service.
- 2. That on July 19, 2021, Robert A. Johnson Palomares, Owner, filed a request to temporarily discontinue services under CPCN 7351 for the period June 29, 2021 to December 29, 2021 under docket 21-07016. The request was granted by the Authority at the August 26, 2021 General session.
- 3. That the period of temporary discontinuance has expired, and to date, the Carrier has not filed an extension nor resumed operations.
- 4. That to date, no voluntary cancellation has been filed.

NOTICE

NOTICE IS HEREBY GIVEN that an Order to Show Cause hearing in this matter shall be held as follows:

THURSDAY, MARCH 24, 2022

9:30 a.m.

Nevada Transportation Authority

Via WebEx or via telephone (see attached instructions) (702) 486-3303

At which time Arkidian Towing Services, LLC, pursuant to NRS 233B.127(3), will be given the opportunity to show compliance with all applicable statutes and regulations.

OF BUSINESS & INDE

TRANSPORTATION **AUTHORITY**

ATE OF NEVAD

Respondent is hereby advised that, Respondent's FAILURE TO APPEAR at the above time and place set for hearing or FAILURE TO SHOW COMPLIANCE may result in a recommendation to the Authority that CPCN 7351 be revoked or suspended.

By the Authority,

aun Liblons Dawn Gibbons, Chairman

George Assad, Commissioner

R. David Groover, Commissioner

De Rose, Deputy Commissioner

Dated: 4ub a3,2022 Las Vegas, Nevada

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: The Order to Show Cause issued to Bekins A-1 Movers, Inc. d/b/a National Moving & Storage as to)	Docket 22-02023
why Certificate of Public Convenience and Necessity 3244 should not be revoked.))	200KU 22 02023

ORDER TO SHOW CAUSE AND NOTICE OF HEARING

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

The Authority makes the following findings of fact and conclusions of law:

- That on October 11, 2000, CPCN 3244 was issued to Bekins A-1 Movers, Inc. d/b/a National Moving & Storage, a carrier authorized to provide transportation of household goods.
- That on November 18, 2021, Jeremy Green, General Manager, filed a request to temporarily discontinue services under CPCN 3244 for the period November 18, 2021 to November 24, 2021 under docket 21-11022.
- 3. That on February 2, 2022, an Extension Request was filed to extend the discontinuance from November 25, 2021 to April 2, 2022.
- 4. That the period of temporary discontinuance had been expired for 90 days, that Staff had reached out to Mr. Green and Jay McConnel, Senior Vice President regarding the resumption of operations and that the carrier was non-responsive.

NOTICE

NOTICE IS HEREBY GIVEN that an Order to Show Cause hearing in this matter shall be held as follows:

THURSDAY, MARCH 24, 2022

9:30 a.m.

Nevada Transportation Authority

Via WebEx or via telephone (see attached instructions) (702) 486-3303

At which time Bekins A-1 Movers, Inc. d/b/a National Moving & Storage, pursuant to NRS 233B.127(3), will be given the opportunity to show compliance with all applicable statutes and regulations.

Respondent is hereby advised that, Respondent's FAILURE TO APPEAR at the above time and place set for hearing or FAILURE TO SHOW COMPLIANCE may result in a recommendation to the Authority that CPCN 3244 be revoked or suspended.

> By the Authority, Dawn Libbons

> > Dawn Gibbons, Chairman

George Assad, Commissioner

R. David Groover, Commissioner

Attest: Jennifer De Rose, Deputy Commissioner

OF BUSINESS & INC.

TRANSPORTATION AUTHORITY

ATE OF NEVAD

Red Rock Movers, LLC

Docket 18-12002 for household goods mover authority

The compliance period expired on 2/19/2021 and no contact has been made by the Applicant. This Application was approved September 17, 2019.

The Motion to Dismiss was on the December 9, 2021 for Dismissal. Attorney Brent Carson made an appeal for a 90 day extension.

No further action has taken place and there has been no further contact by the Applicant or his Attorney regarding this Application.

Based on the above, this Application remains abandoned and Staff is requesting the application be dismissed.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

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In the Matter of the Application of Red Rock
Movers, LLC has filed an application for a CPCN)
to provide household goods moving service
within the State of Nevada.

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

I. Jurisdiction

The NTA has jurisdiction over household goods movers in Nevada.¹ 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.

¹ See NRS 706.442 through NRS 706.443.

² See NRS 706.443; NAC 706.1375 (2).

³ See NAC 706.1375(3)

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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Docket 22-02029 For discussion: by whom and by what procedure are unclassified employees hired by the NTA and by whom and what procedure are NTA unclassified employees terminated from employment by the NTA. (GA) – FOR POSSIBLE ACTION



3 b4 22 Agenda item: 22-02029 For discussion: by whom and by what procedure are unclassified amployees hired by the NTA and by whom and what procedure are NTA unclassified amployees terminated from surpleyment by the NTA. For possible action 22-02030 Agenda , tem: Strategic Plan 2022 - 2025 For Jossible action RECEIV FEB 2 4 2022 Nevada Transportation Authors
Las Vegas, Mentago

2/25/22 rmb DT

Docket 22-02030 Discussion regarding the NTA strategic plan 2022-2025. (GA) – FOR **POSSIBLE ACTION**



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