

Original Title Page

CPCN No. 1110.1

No supplement to this tariff will be issued
Except for the purpose of canceling the tariff
unless specifically authorized by the Authority.

Additions to, changes in and eliminations from
this tariff will be in loose-leaf form.

EAGLE LIMO, L.L.C., d/b/a
EAGLE LIMO
CPCN No. 1110, Sub. 1

CHARTER SERVICE TARIFF

Naming

FARES, CHARGES, RULES AND REGULATIONS

For

THE TRANSPORTATION OF
PASSENGERS AND THEIR
BAGGAGE

In

CHARTER LIMOUSINE OPERATIONS AND
AIRPORT TRANSFER SERVICE

within

CLARK COUNTY on the one hand and POINTS AND
PLACES IN THE STATE OF NEV ADA on the other

Issued:

Issued by:

Effective:

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Limo LLC
dba Eagle Limo
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Vegas, NV 89102



ORIGINAL PAGE ONE

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Checking Sheet For Tariff

Upon receipt of new or revised pages, a check mark must be placed opposite the A Correction Number (shown below) corresponding to number shown in lower left-hand corner of the new or changed page. If correction numbers are properly checked as received, check marks will appear in consecutive order without omission. However, if check marks indicate that a new or revised page has not yet been received, request should at once be made to the issuing carrier for a copy of the new or revised page.

Correction Numbers

1	7	13	19	25
2	8	14	20	26
3	9	15	21	27
4	10	16	22	28
5	11	17	23	29
6	12	18	24	30

Explanation of Abbreviations and Other Reference Marks

dba	doing business as	N	New
NV	Nevada	C	change, neither increase nor reduction
No.	Number	I	Increase
Nos.	Numbers	R	Reduction
NTA.....	Nevada Transportation Authority		

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APPLICATION OF CARRIERS OPERATING AUTHORITY

Fares and charges in this tariff are limited in their application to the extent of carriers operating authority set forth in certificate, issued by the Nevada Transportation Authority, RESTRICTED to transportation in INTRA-STATE Commerce only as a common carrier by motor vehicle, as follows:

EAGLE LIMO, L.L.C., d/b/a
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Providing transportation of passengers and their luggage in charter service by limousine, on-call, over irregular routes, between points and within Clark County, Nevada on the one hand and points and places in the State of Nevada on the other hand;

and

Providing airport transfer service to passengers and their luggage, on-call, over irregular routes, between points and within Clark County, Nevada on the one hand and points and places in the State of Nevada on the other hand;

RULES AND REGULATIONS

APPLICATION OF TARIFF

Fares and charges named in this tariff are stated in gross (commissionable) terms; and cover only ground transportation of passengers and their baggage, as provided in Carrier's Operating Authority in transportation operations. Rates and charges provided in this tariff, for services as ordered, shall be prepaid or paid by established accounts within 30 days of service. Charges for services in addition to the services ordered and previously prepaid shall be paid within 24 hours of presentation of the invoice or transportation bill to the debtor.

CHARTER OPERATIONS shall be conducted under charges as provided below.

BAGGAGE

Hand baggage, not to exceed seventy (70) pounds in weight for each passenger, will be carried without charge. No baggage other than hand baggage will be carried on any trip. Carrier will not be liable for loss or damage to baggage or contents thereof unless occasioned by lack of reasonable care on its part and then only for the maximum liability of \$250.00 for the loss of, or damage to, any single piece of baggage, including its contents

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Nevada Transportation Authority
Las Vegas, Nevada

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Rules & Regulations

LIABILITY

The carrier will not be liable for delays 'caused by an act of God, public enemy, 5 authority of law, quarantine, riots, strikes, force majeure, accidents, breakdowns, bad conditions of the road, storms and other conditions beyond its control; and does not guarantee to arrive at or depart from any point at a specified time. The carrier will endeavor to maintain the schedule submitted by its agent or employee; and, over routes indicated, but the same is not guaranteed.

If any act of God, public enemy, authority of law, quarantine, perils of navigations, riots, strikes, the hazards or dangers incident to the state of war, accidents, breakdowns, bad conditions of the road, storms, and other conditions beyond its control make it, in the opinion of the carrier, inadvisable to operate its equipment either from the point of origin or any point en route, the carrier will not be held for damages for any reason whatsoever.

CLAIMS

A claim by a shipper or consignor against a common or contract motor carrier for lost or damaged freight or baggage must be submitted to the carrier within 7 to 10 days after the loss or damage is discovered. Within 14 days after receipt of the claim, the carrier shall: (a) Compensate the shipper or consignor; or (b) deliver to the shipper or consignor a written denial of the claim.

A denial of a claim may be appealed by the shipper or consignor to the Authority.

OBJECTIONABLE PERSONS

The driver of the transit vehicle will have the right to refuse to carry any person or 15 require any passenger to leave the vehicle if the person or passenger is intoxicated, unruly or who is believed to be under the influence of narcotics.

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Rules & Regulations

ANIMALS

Animals other than "Seeing Eye Dogs" will not be carried unless properly confined. 20

PASSENGER AGENT

Carrier may elect to appoint as its agent any organization, firm, corporation, motel, 25 hotel, or legal gaming operation, who individually or collectively, desire to obtain passenger bus transportation service between one or more common *points* for the collection of all applicable charges and remittance thereof direct to carrier without individual passenger fare collection by the carrier.

CANCELLATION FEE

A cancellation fee will be charged in the event that the request for 30 transportation is canceled less than forty-eight (48) hours from the time of cancellation notification to time of requested service. Cancellation with less than forty-eight (48) hours' notice will be charged the full amount of the chartered service.

REFUNDS

Service requested must be canceled by the booking party with a minimum of 33 forty-eight (48) hours' notice in order to receive a full refund. Cancellation with less than forty-eight (48) hours' notice is not refundable.

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Rules & Regulations

FAIR MINIMUM

A minimum of one (1) hour of charter fares must be paid to warrant service being offered. 35

CHILDREN- UNACCOMPANIED

No person under the age of 18 will be permitted to take part in service, unless a parent, 38 guardian or other responsible adult accompanies the minor. We define an *adult as any* person who is over 18 years of age, or older, and who is responsible for the care and supervision of the child.

CHILDREN'S FARES

No child will have a reduced rate. No child will be allowed to sit in anyone's lap and 40 children who require infant seats or child safety seats will be allowed on the provision that a responsible adult provides such a seat and installs that seat in the vehicle securing it with the vehicle's safety belts.

NON-DISCRIMINATING

Carrier will not refuse service to anyone because of race, creed, sex, or national origin. 42

SEATBELTS

All passengers will be required to fasten the vehicle's seat belts at any time the vehicle 46 is in motion. Carrier reserves the right to refuse service to anyone who cannot, or will not, wear a seatbelt.

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Rules & Regulations

SMOKING

Smoking will not be permitted in any of the carrier's vehicles. 48

COMPUTATION OF RATES AND CHARGES

Rates and charges provided in this tariff, for services ordered, are applicable to waiting time, SO deadhead live service, and apply **from** the time the limousine is dispatched until its return to the point of dispatch. Also, charges shall be prepaid or paid by established accounts within thirty (30) days of service. Charges for services in addition to the services ordered and previously prepaid shall be prepaid within twenty-four (24) hours of presentation of the invoice or transportation bill to the debtor.

APPLICATION

Charges shown in this section for Charter Services cover continuous transportation only from point of origin and destination in Clark County, Nevada.

Charter Services will be conducted over paved, oil macadam roads, or roads over which carrier's equipment can be operated with safety and without undue wear.

For purposes of the CHARTER SERVICES RATES AND CHARGES set forth below, the term "Limousine", if not otherwise defined, shall be used to identify and include all vehicles which qualify as either a Livery Limousine or a Traditional Limousine, and shall not distinguish between vehicles which may fall under one definition or the other; the fares are based upon passenger capacity unless otherwise noted .

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CHARTER SERVICES RATES AND CHARGES

Charges shown below will be computed on the basis of either (1) The Hourly Rate, or (2) The Minimum Charge, whichever results, the greater charge shall apply.

1. Sedans-Limousines with a seating capacity of four (4) passengers, **not** including the driver.
 - a.) Minimum Charge, one hour\$ 45.00
 - b.) With half hour increments thereafter.....\$ 22.50

2. Standard Sports Utility Vehicle with a passenger capacity of 5, 6, 7, or 8 persons including the driver
 - a.) Minimum Charge, one hour\$ 55.00
 - b.) With half hour increments thereafter\$ 27.50

3. Standard Passenger Van with seating capacity of 11 persons, **not** including the driver.
 - a.) Minimum Charge, one hour\$ 65.00
 - b.) With half hour increments thereafter\$ 32.50

4. Traditional Limousines with a passenger capacity of six (6) persons **not** including the driver
 - a.) Minimum Charge, one hour\$ 55.00
 - b.) With half hour increments thereafter\$ 27.50

5. Extended Utility Vehicle with a passenger capacity of 9 or 10 persons including the driver
 - a.) Minimum Charge, one hour\$ 85.00
 - b.) With half hour increments thereafter\$ 42.50

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CHARTER SERVICES RATES AND CHARGES

Charges shown below will be computed on the basis of either (1) The Hourly Rate, or (2) The Minimum Charge, whichever results, the greater charge shall apply.

- 6. Super Stretch Limousines with a passenger capacity 8, 9, 10, 11, or 12, **not** including the driver.
 - a.) Minimum Charge, one hour.....\$ 85.00
 - b.) With half hour increments thereafter.....\$ 42.50

- 7. Amenities will be cost plus (Charge is per amenity)\$10.00
Amenities will include flowers, gifts, iced drinks but is not all inclusive

- 8. Cellular Phones (per minute)\$ 2.00.
 - a.) Minimum Charge, one hour\$ 65.00
 - b.) With half hour increments thereafter\$ 32.50


- 9. A fee of \$5.00 per vehicle will apply to all charter service where the carrier is required to pay an airport parking fee to the Clark County Department of Aviation.

Rate includes driver, audio/video equipment.

Rate is exclusive of rate for accompanying staff (i.e. interpreter services). Cancellation charges in accordance with rule 30 and 33.

Any toll charges, parking or other trip fees, park entrance fees are the responsibility of the customer.

Cigarette bums: \$600; Sickness/vomit in vehicle: \$500; Broken/missing decanters: \$50; Broken/missing glasses: \$10 each; Broke sunroof clips: \$60; Broke sunroof handle: \$100; Broke sunroof: \$350; Exit alarm: \$10; Smoking fine: \$100; ripped seating: \$500.00; broken or tom headliner: \$500.00; broken window! \$1~000.

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ORIGINAL PAGE TEN

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AIRPORT TRANSFER SERVICE RATES

Fares and charges in dollars and cents per person. Fares are for one-way service in either direction or round trip, between McCarran International Airport or the Signature Terminal and the points indicated. Includes all airport security fees.
All Rides are nontransferable and nonrefundable.

	One Way /Round Trip
NORTHWEST Points and Places North of Cheyenne, West of Decatur, South of Ann	\$30.00 / \$55.00
FAR NORTHWEST Points and places North of Ann, West of Decatur, South of Log Cabin Way	\$35.00 / \$65.00
Mt. Charleston Hotel	\$35.00 / \$65.00

All other areas not specifically covered must be performed by charter service.

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. and the customer shall be responsible for the cost of Driver lodging and food, all toll charges, parking, and other trip related fees.

While EAGLE LIMO, L.L.C., d/b/a EAGLE LIMO will endeavor time schedules specified by customers, they will not be liable for delays caused by an act 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. EAGLE LIMO, L.L.C., d/b/a EAGLE LIMO shall not be held liable for any damages caused by delays specified herein

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FUEL SURCHARGE TABLE AND RULES


The following Fuel Surcharge Rules will apply to carriers who are authorized to provide charter service by limousine and who are authorized to charge and collect a fuel surcharge:

- I. The price of regular and diesel fuel is an amount equal to the retail price per gallon of regular and diesel fuel effective for the 25th calendar day of the immediately preceding month determined according to the United States Department of Energy(DOE), Energy information Administration (EIA) survey on Weekly Retail Gasoline and Diesel Prices, Regular Grade - West Coast (PADD 5) and Weekly Retail Gasoline and Diesel Prices, Diesel, All Types -West Coast (P ADD 5). The prices may be obtained by calling the DOE, EIA at (202) 586-8800 or via the DOE, EIA website at www.eia.doe.gov, via the "Petroleum" link.
2. If the 25th day of the calendar month is a Federal holiday, the fuel price will be determined based on the stated DOE price available on the next subsequent business day.
3. The DOE fuel price obtained will then be indexed based on the matrix set forth below to determine the fuel surcharge. The fuel surcharge will apply for all charter limousine transportation beginning on the 1st day of the following month and will remain in effect through the last day of that calendar month,
4. The fuel surcharge will be added on an hourly basis utilizing the matrix set forth below. The resulting charge is in addition to all other applicable transportation charges.

When the DOE Fuel Price Per Gallon reported on the The Fuel Surcharge that becomes effective on the 1st 25th of the month is: day of the following month is:

\$2.25 - \$2.74	\$2.00
\$2.75 - \$3.24	\$3.00
\$3.25 - \$3.74	\$4.00
\$3.75-\$4.24	\$5.00
\$4.25 - \$4.74	\$6.00
\$4.75 - \$5.24	\$7.00
\$5.25 - \$5.74	\$8.00
\$5.75 - \$6.24	\$9.00
\$6.25- \$6.74	\$10.00

NOTE 1: The fuel surcharge that is applicable for a given month must be passed along to all customers.
NOTE 2: The fuel surcharge must be shown separately from the charter revenue on carrier transportation documents for the purpose of Identifying the amount as special fuel-related revenue

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3% TAX Pursuant to SECTION 51 of AB175

The following rules apply to carriers who provide passenger transportation, excluding airport transport service:

Pursuant to Nevada Legislative Senate Bill No. 376

Sec. 36. Section 51 of Assembly Bill No. 175 of this session is hereby amended to read as follows:

Sec. 51. 1. Except as otherwise provided in subsection 2 and in addition to any other fee or assessment imposed pursuant to this chapter, an excise tax is hereby imposed on the connection, whether by dispatch or other means, made by a common motor carrier of a passenger to a person or operator willing to transport the passenger at the rate of 3 percent of the total fare charged for the transportation, which must include, without limitation, all fees, surcharges, technology fees, convenience charges for the use of a credit or debit card and any other amount that is part of the fare. The Department of Taxation shall charge and collect from each common motor carrier of passengers the excise tax imposed by this subsection.

2. The provisions of subsection 1 do not apply to an airport transfer service. 3.

(Intentionally omitted)

4. As used in this section, "airport transfer service" means the transportation of passengers and their baggage in the same vehicle, except by taxicab, for a per capita charge between airports or between an airport and points and places in this State. The term does not include charter services by bus, charter services by limousine, scenic tours, or special services.

NOTE 1: The passenger transportation recovery charge must be passed along to all customers.

NOTE2: The 3% passenger transportation recovery charge must be shown separately from the total fare as defined above.

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