Decision No. C07-0300-E

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

DOCKET NO. 06G-489EC (incorrectly referred to as 06G-291CP)

COLORADO PUBLIC UTILITIES COMMISSION,

COMPLAINANT,

V.

MOHAMED AMRICH DOING BUSINESS AS, VSP LIMOUSINE,

RESPONDENT.

ERRATA NOTICE

ORDER DENYING REHEARING, REARGUMENT, OR RECONSIDERATION

Errata mailed: May 29, 2007 original Decision No. C07-0300 mailed April 20, 2007

- 1. This matter came before the Commission for consideration of an application for rehearing, reargument, or reconsideration, filed by Mohamed Amrich, doing business as VSP Limousine, in the above captioned docket. This matter is properly identified under Docket No. 06G-489EC.
- 2. The docket number was incorrect in the caption and header of the original Decision No. C07-0300 mailed April 20, 2007, and the decision was mailed to the incorrect service list.
- 3. Correct the docket number of Decision No. C07-0300, which was originally mailed April 20, 2007, by replacing DOCKET NO. "06G-291CP" with DOCKET NO. "06G-489EC"in the caption on page 1, and in the header of subsequent pages.

Decision No. C07-0300-E

DOCKET NO. 06G-489EC

4. This errata notice corrects the "Mailed Date" of service of this decision to the proper parties. The corrected Decision No. C07-0300 is attached to this errata notice and is reissued as Decision No. C07-0300-R with the "Mailed Date" of May 29, 2007.



THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

Doug Dean, Director Dated at Denver, Colorado this 29th day of May, 2007. Decision No. C07-0300-R

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

DOCKET NO. 06G-489EC (incorrectly referred to as 06G-291CP)

COLORADO PUBLIC UTILITIES COMMISSION,

COMPLAINANT,

V.

MOHAMED AMRICH DOING BUSINESS AS, VSP LIMOUSINE,

RESPONDENT.

ORDER DENYING REHEARING, REARGUMENT, OR RECONSIDERATION

Mailed Date: May 29, 2007 Adopted Date: April 4, 2007

I. <u>BY THE COMMISSION</u>

A. Statement

- 1. This matter comes before the Commission for consideration of an application for rehearing, reargument, or reconsideration (RRR) to Decision No. C07-0122 (Decision), filed by Mohamed Amrich, doing business as VSP Limousine (Respondent) on March 23, 2007.
- 2. Now being fully advised in the matter, we deny Respondent's RRR consistent with the discussion below.

B. Background, Discussion, and Conclusion

3. Pursuant to § 40-6-114(1), C.R.S., after a decision has been made by the Commission, any party thereto may within 20 days thereafter, or within such additional time as the Commission may authorize upon request made within such period, make an application for rehearing, reargument, or reconsideration of the same or of any matter determined therein.

A petition not filed within the 20-day period following the Decision is disallowed. *Hausam v. P.U.C.*, 751 P.2d 627 (Colo. 1988).

- 4. Clerical inaccuracies were corrected in an errata to the Decision. *See* C07-0122-E (Errata). The Commission finds that the Errata did not effectuate substantive changes to the Decision and the effective date of the Decision stands as the date which is used to calculate the time frame within which RRR may be filed.
- 5. The Decision became effective on the mailed date, February 5, 2007. The Respondent filed his exceptions on March 23, 2007.
- 6. Because Respondent did not file his RRR within the statutory time limit, we must deny its application for RRR.

II. ORDER

A. The Commission Orders That:

- 1. The application for rehearing, reargument, or reconsideration to Decision No. C07-0122, filed by Mohamed Amrich, doing business as, VSP Limousine, on March 23, 2007 is denied consistent with the discussion above in Section B.
 - 2. This Order is effective upon its Mailed Date.

B. ADOPTED IN COMMISSIONERS' WEEKLY MEETING April 4, 2007.

(SEAL)

OF COLORADO

NOISSUL

NOISSUL

OF COLORADO

NOISSUL

NOISSUL

OF COLORADO

NOISSUL

N

ATTEST: A TRUE COPY

Doug Dean, Director THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

RONALD BINZ

POLLY PAGE

CARL MILLER

Commissioners