## BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

PROCEEDING NO. 14A-0537CP

IN THE MATTER OF THE APPLICATION OF TASTE OF CRAFT INC., FOR A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY TO OPERATE AS A COMMON CARRIER BY MOTOR VEHICLE FOR HIRE.

## INTERIM DECISION OF ADMINISTRATIVE LAW JUDGE ROBERT I. GARVEY SETTING PROCEDURAL SCHEDULE

Mailed Date: July 31, 2014

## I. STATEMENT

- 1. On May 27, 2014, A Taste of Craft Inc. (Craft or Applicant), filed an Application for a Certificate of Public Convenience and Necessity to Operate as a Common Carrier by Motor Vehicle for Hire (Application). That filing commenced this proceeding.
  - 2. On May 29, 2014, Craft filed amendments to the Application.
- 3. On June 2, 2014, the Commission issued its Notice of Application Filed (Notice) in this proceeding by publishing a summary of the same in its Notice as follows:

For authority to operate as a common carrier by motor vehicle for hire for the transportation of

passengers

in call and demand shuttle service and call and demand charter service

between all points within the Counties of Boulder and Broomfield, the Town of Erie and the Cities of Arvada and Golden, State of Colorado.

4. On June 5, 2014, MKBS, LLC, doing business as Metro Taxi and/or Taxis Fiesta and/or South Suburban Taxi (Metro Taxi) filed their Entry of Appearance and Notice of

Intervention of Right through counsel. This filing attached Commission Authority No. 1481 held by Metro Taxi and a preliminary list of witnesses and exhibits.

- 5. On June 27, 2014, Craft filed an amendment to the Application restricting the number of vehicles in operation at any one time to two.
  - 6. On June 30, 2014, Metro Taxi filed its Withdrawal of Intervention.
- 7. On July 2, 2014, Colorado Cab Company LLC (Colorado Cab), doing business as, Denver Yellow Cab and Boulder Yellow Cab, timely intervened of right through counsel. This filing attached Commission Authority No. 2378 and No. 150 held by Colorado Cab.
- 8. On July 9, 2014, by Minute Order, the Commission referred this matter to an Administrative Law Judge (ALJ).
- 9. By Decision No. R14-0836-I, issued July 16, 2014, a prehearing conference was scheduled for July 31, 2014.
- 10. At the prehearing conference the parties agreed upon the following procedural schedule:

- 11. Witness lists shall include a description of the witnesses' anticipated testimony and the witnesses' last known address and telephone number.
- 12. If a party intends to introduce any documents in support of their case, they **must file and serve** an exhibit list which references that document and they must serve the exhibit on the other party. An exhibit is any document or other tangible item the party wishes the ALJ to consider in reaching a decision in this matter.

- 13. As referenced in this Decision, serving a party with any document (*e.g.*, witness and exhibit lists and exhibits) means that the party is required to give the document to the other party to the proceeding. Service may be accomplished by United States Mail, or through the Commission's E-filing system, if the party is registered with the E-filing system.
- 14. Except as stated below, all parties must demonstrate through a certificate of service that they have served the filed document on the other party. Documents served through the Commission's E-filing system do not require a certificate of service. A certificate of service is a statement indicating how and when a document was served on the other party (*e.g.*, the filing was served by placing the document in the United States mail, first class postage-prepaid to an identified address on an identified date).
- 15. Likewise, reference to filing a document means that the party shall provide the document to the Commission.
- 16. All exhibits shall be identified by sequential numbers (*e.g.*, Exhibit 1, Exhibit 2, and Exhibit 3). The exhibits shall include the following information: exhibit number, proceeding number, name of the witness who will testify to the exhibit's foundation, and the date of the hearing. The parties may utilize the Commission's exhibit stamp to include this information on the exhibits; the parties are advised that they must have all their exhibits stamped prior to the time the hearing is scheduled to begin.
- 17. At the hearing, the parties shall bring an original and two copies of each exhibit they intend to introduce at the hearing. The filing of an exhibit with the Commission does not, by itself, admit an exhibit into the record of the proceeding.
- 18. If any exhibit is longer than two pages, the party offering the exhibit shall sequentially number each page of the exhibit.

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19. The parties are on notice that no witness, other than the Applicant, shall be

permitted to testify, except in rebuttal, unless that witness is identified on a list of witnesses filed

and served as required herein. The parties are on notice that failure to provide a description of

the witnesses' testimony may also result in an order prohibiting such witness from testifying.

20. The parties are on notice that no exhibit will be received in evidence, except in

rebuttal, unless filed and served as required herein.

21. All parties are advised that this proceeding is governed by the Rules of Practice

and Procedure found at 4 Code of Colorado Regulations 723-1, Part 1. The ALJ expects the

parties to comply with the Rules of Practice and Procedure. The rules are available on the

Commission's website and in hard copy from the Commission.

22. Non-attorneys will be held to the same standards as attorneys.

23. Any party wishing to make an oral closing statement may do so immediately

following the close of the evidence (i.e., after presentation of evidence near the end of the

hearing).

II. ORDER

A. It Is Ordered That:

1. An evidentiary hearing is scheduled in this matter as follows:

DATE:

October 14, 2014

TIME:

9:00 a.m.

PLACE:

Hearing Room

Colorado Public Utilities Commission

1560 Broadway, Suite 250

Denver, Colorado

2. The procedural schedule as stated in ¶ 10 is adopted.

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- 3. The Parties shall be held to the advisements in this Decision.
- 4. This Decision is effective immediately.

(SEAL)

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ATTEST: A TRUE COPY

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

ROBERT I. GARVEY

Administrative Law Judge