Decision No. C23-0196-I-E

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

PROCEEDING NO. 22F-0381TO

KEVIN MCCLUSKY,

COMPLAINANT,

V.

TOWING DONE RIGHT LLC,

RESPONDENT.

ERRATA NOTICE FOR

INTERIM COMMISSION DECISION GRANTING REQUEST FOR EXTENSION TO FILE TRANSCRIPT, AND ESTABLISHING EXTENDED FILING DEADLINES FOR EXCEPTIONS AND RESPONSE

Errata mailed March 23, 2023 Original Decision No. C23-0196-I mailed March 22, 2023

- 1. The decision title had been amended to read as listed above.
- 2. Paragraph 2 in Statement, Findings, and Conclusions lists the incorrect statute, § 40-6-109.5, C.R.S.

The correct statute to reference in Paragraph 2 is § 40-6-109, C.R.S.

3. Paragraph 4 currently reads as follows:

We find that limited extension may be permitted given the request made within the time to file exceptions. As requested, we permit the transcripts to be filed by 30 days from the Recommended Decision, *i.e.*, by March 27, 2023. While a requested date is not specified by the Respondent, we will permit a limited extension to file exceptions through April 3, 2023, such that the Respondent may provide citation to the transcript and record. Further, we clarify that concurrent with the extension to file exceptions, we response time to exceptions extends through April 24, 2023, to allow limited, corresponding additional time.

Paragraph 4 should be amended to reads as follows:

We find that limited extension may be permitted given the request was made within the time to file exceptions. As requested, we permit the transcripts to be filed within 30 days from the issuance of the Recommended Decision, *i.e.*, by March 27, 2023. While a requested date is not specified by the Respondent, we will permit a limited extension to file exceptions through April 3, 2023, such that the Respondent may provide citation to the transcript and record. Further, we clarify that concurrent with the extension to file exceptions, response time to exceptions extends through April 24, 2023, to allow limited, corresponding additional time.²

¹ The Motion is unclear in its specification of "by 30 days." However, statutory complaint timelines provided by § 40-6-108, C.R.S. and the Commission's consistent, statutorily required timelines, encourage, and require timely resolution. While extension is permitted here, the limited, half-page Motion provides no specific timelines or support to extend the matter further at this time.

² Response time is generally permitted for two weeks; however, with the additional extensions for both transcripts and exceptions, the Commission permits the corresponding extension on its own motion for response to be provided.

4. Order Paragraph 1 currently reads as follows:

The Motion to Enlarge Time for Transcript and Exceptions filed on March 16, 2023, filed by Towing Done Right LLC, formerly Towing Done Right, Inc., is granted consistent with the discussion above, and remaining response time is waived.

The Order Paragraph 1 should be amended to read as follows:

The Motion to Enlarge Time for Transcript and Exceptions filed on March 16, 2023, by Towing Done Right LLC, formerly Towing Done Right, Inc., is granted consistent with the discussion above, and remaining response time is waived.



ATTEST: A TRUE COPY

G. Harris Adams, Interim Director THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

G. HARRIS ADAMS

Interim Director