Decision No. R23-0022-I

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

PROCEEDING NO. 22A-0215CP

IN THE MATTER OF THE APPLICATION OF GREEN JEEP TOURS, LLC FOR A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY TO OPERATE AS A COMMON CARRIER BY MOTOR VEHICLE FOR HIRE.

PROCEEDING NO. 22A-0310CP

IN THE MATTER OF THE APPLICATION OF WILD SIDE 4 X 4 TOURS LLC, 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 AVIV SEGEV GRANTING IN PART THE PARTIES' JOINT MOTION AND VACATING HEARING

Mailed Date: January 9, 2023

STATEMENT

- 1. By Interim Decision No. R22-0589-I, issued September 29, 2022, the undersigned ALJ scheduled an evidentiary hearing in this matter for January 18-20, 2023.
- 2. By Interim Decision No. R22-0825-I, issued December 19, 2022, the ALJ granted Green Jeep Tours, LLC's (Green Jeep), Wild Side 4 X 4 Tours LLC's (Wild Side), Estes Park Charters Corp.'s, and Fun Tyme Trolleys, LLC's d/b/a Estes Park Trolleys (collectively, the Parties) Unopposed Joint Motion to Extend Deadline to File Witness and Exhibit Lists and Exchange Exhibits.
- 3. On December 27, 2022, the Parties filed a stipulation and joint motion to seeking to: restrictively amend the authority sought through Green Jeep's Application and Wild Side's Application; hold in abeyance the procedural schedules established in Decision No. R22-0589, as

extended and modified by Decision No. R22-0825-I; conditionally withdraw the Intervenors' interventions; and conditionally cancel all hearings scheduled in this matter (Motion to Amend).

- 4. Because the Motion to Amend was jointly filed by the Parties, pursuant to Rule 1308(c) of the Rules of Practice and Procedure, 4 *Code of Colorado Regulations* 723-1, response time to the Motion to Amend will be waived.
- 5. Given the Parties' conditional stipulation as to the authority sought by Green Jeep and Wild Side and the fact that the Motion to Amend was jointly filed by the Parties, the ALJ finds it appropriate to vacate the procedural schedules established in Decision No. R22-0589, as extended and modified by Decision No. R22-0825-I.
- 6. Given the Parties' conditional stipulation as to the authority sought by Green Jeep and Wild Side, and because the ALJ will vacate the procedural schedule established in Decision No. R22-0589, as extended and modified by Decision No. R22-0825-I, the ALJ finds it appropriate to vacate the evidentiary hearing scheduled for January 18-20, 2023.
- 7. The undersigned ALJ will address the remaining relief sought in the Motion to Amend by separate decision(s).

ORDER

A. It Is Ordered That:

- 1. Response time to Green Jeep Tours, LLC 's, Wild Side 4 X 4 Tours LLC's, Estes Park Charters Corp.'s and Fun Tyme Trolleys, LLC's d/b/a Estes Park Trolleys' (collectively, the Parties) Motion to Restrictively Amend Applications and to Withdraw Interventions and for Other Relief (Motion to Amend), filed December 27, 2022, is waived, pursuant to Rule 1308(c) of the Rules of Practice and Procedure, 4 *Code of Colorado Regulations* 723-1.
- 2. The Motion to Amend is granted in part, as to the Parties' request to hold in abeyance the procedural schedules established in Decision No. R22-0589, as extended and

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modified by Decision No. R22-0825-I. The procedural schedules established in R22-0589, as extended and modified by R22-0825-I is vacated. The remainder of any relief requested in the Motion to Amend will be addressed by separate decision(s).

- 3. The evidentiary hearing scheduled in this matter for January 18, 19, and 20, 2023, is vacated.
 - 4. This Decision shall be effective immediately.

(SEAL)

OF COLORADO

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ATTEST: A TRUE COPY

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

AVIV SEGEV

Administrative Law Judge