

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

PROCEEDING NO. 24A-0513CP

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

**INTERIM DECISION
SCHEDULING REMOTE PREHEARING CONFERENCE,
ADDRESSING INTERVENTIONS, PERMITTING NON-
ATTORNEY REPRESENTATION, AND REQUIRING
PARTIES TO CONFER**

Issued Date: January 15, 2025

I. STATEMENT, SUMMARY, AND PROCEDURAL HISTORY

A. Statement and Summary

1. This Decision schedules a fully remote prehearing conference for February 5, 2025 at 3:00 p.m.; allows Mr. George Mugerian to represent Quick Car LLC (“Quick Car” or “Applicant”) in this proceeding; acknowledges Golden West Airport Shuttle, LLC, doing business as Golden West Airport Shuttle (“Golden West”) as a party; and acknowledges Home James Transportation Services, LTD (“Home James”) and Alpine Taxi/Limo, Inc. (“Alpine”) as parties.

B. Procedural History ¹

2. On November 21, 2024, Applicant initiated this matter by filing the above-captioned Application (“Application”). On November 25, 2024, Applicant amended the Application. The Applicant, through the Application, seeks a Certificate of Public Convenience

¹ Only the procedural history necessary to understand this Decision is included.

and Necessity (“CPCN”) to operate as a common carrier by motor vehicle for hire for the transportation of passengers.

3. On December 2, 2024, the Public Utilities Commission (“the Commission”) provided public notice of the Application, per § 40-6-108(2), C.R.S., 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 between Denver International Airport, on the one hand, and all points in the Counties of Eagle, Grand, Routt, and Summit, on the other hand.

4. The Notice also requires that interventions be filed no later than 30 days from the date of the notice.²

5. On December 24, 2024, Golden West filed a Notice of Intervention by Right and Alternative Petition for Intervention (“Golden West Intervention”).

6. On December 30, 2024, through their counsel, Home James and Alpine filed a Notice of Intervention by Right, Alternative Motion for Intervention (“Home James/Alpine Intervention”), including copies of each entity’s Letter of Authority.

7. On January 8, 2025, the Commission deemed the Application complete and referred the matter by minute entry to an Administrative Law Judge (“ALJ”) for disposition.

C. Relevant Law

8. As relevant here, a party with a legally protected right that may be impacted by the proceeding may intervene as a matter of right.³ To intervene of right, a carrier’s intervention must: identify the basis for the claimed legally protected right that may be impacted by the proceeding; include a copy of the carrier’s letter of authority; show that the carrier’s authority is in good

² See Notice at 1-2.

³ Rule 1401(b) of the Commission’s Rules of Practice and Procedure, 4 *Code of Colorado Regulations* (“CCR”) 723-1. See § 40-6-109(a), C.R.S.; *RAM Broadcasting of Colo. Inc., v. Public Utilities Comm’n*, 702 P.2d 746, 749 (Colo. 1985).

standing; identify the specific parts of the authority that are in conflict with the application; and explain the consequences to the carrier and the public interest if the application is granted.⁴

9. Generally, parties appearing before the Commission must be represented by an attorney authorized to practice law in Colorado.⁵ However, an individual may appear without an attorney on behalf of a company after establishing its eligibility to do so.⁶ To be eligible to be represented by a non-attorney, all the below conditions must be met:

- The company must not have more than three owners;
- The amount in controversy must not exceed \$15,000; and
- The non-attorney individual seeking to represent the company must provide the Commission with satisfactory evidence demonstrating that person's authority to represent the company in the proceeding.⁷

10. It is presumed that a corporation's officers, a partnership's partners, a limited partnership's members, and persons authorized to manage a limited liability company have authority to represent the company in the proceeding.⁸ A written resolution from a company specifically authorizing the individual to represent the company's interests in the proceeding may also be relied upon as evidence of the individual's authority to represent the company.⁹

II. FINDING, ANALYSIS, AND CONCLUSIONS

A. Applicant's Legal Representation

11. Applicant is not represented by an attorney and seeks to be represented by non-attorney Mr. George Mugerian.¹⁰ In support, Applicant states that it is a closely held entity

⁴ Rule 1401(b) and (f)(I), 4 CCR 723-1.

⁵ Rule 1201(a), 4 CCR 723-1.

⁶ Rule 1201(b)(II), 4 CCR 723-1 and § 13-1-127, C.R.S.

⁷ Rule 1201(b)(II), § 13-1-127(2) and (2.3)(c), C.R.S.

⁸ § 13-1-127(2) and (2.3)(c), C.R.S.

⁹ § 13-1-127(3), C.R.S.

¹⁰ See Application at 7.

that has no more than three owners; the amount in controversy does not exceed \$15,000; and that Mr. Mugerian is authorized to represent it as its president.¹¹

12. As to Applicant's legal representation, the ALJ finds that Applicant has established that it is eligible to be represented by a non-attorney, and that its identified representative, Mr. George Mugerian, has authority to represent Quick Car, consistent with the above legal authority. Accordingly, Mr. Mugerian is permitted to represent Applicant in this Proceeding.

B. Golden West's Intervention

13. On December 24, 2024, Golden West timely intervened of right.

14. Golden West requests that the Commission set the matter for a hearing and deny the Application.¹²

15. The intervention of right of Golden West is acknowledged.

C. Home James' Intervention

16. On December 30, 2024, Home James timely intervened of right.

17. Home James requests that the Commission set the matter for a hearing and deny the Application.¹³

18. The intervention by right of Home James is acknowledged.

D. Alpine's Intervention

19. On December 30, 2024, Alpine timely intervened of right.

20. Alpine requests that the Commission set the matter for a hearing and deny the Application.¹⁴

21. The intervention by right of Alpine is acknowledged.

¹¹ *Id.*

¹² *See* Golden West's Intervention at 3.

¹³ *See* Home James/Alpine Intervention at 3.

¹⁴ *See* Home James/Alpine Intervention at 3.

E. Remote Prehearing Conference

22. In anticipation of a hearing on the Application, the ALJ is scheduling a remote prehearing conference per Rule 1409(a), 4 CCR723-1. At the prehearing conference, the ALJ will schedule an evidentiary hearing and related procedural deadlines (*e.g.*, deadlines to file exhibits, exhibit lists, and witness lists).

23. The parties may raise or address other issues relevant to this Proceeding during the prehearing conference.

24. Before the prehearing conference, the parties must confer with each other on the issues that will be addressed during the prehearing conference and must be prepared to address those issues during the prehearing conference. At minimum, the parties must confer on all issues discussed herein. When conferring on a hearing date, the parties should discuss the appropriate number of days for the hearing, and plan on a hearing being held no later than March 20, 2025, unless Applicant waives the applicable statutory period for issuance of a final Commission decision per § 40-6-109.5(3), C.R.S.

25. Participants will appear at the prehearing conference from remote locations by videoconference and may not appear in person for the prehearing conference. The remote prehearing conference will be held using Zoom. Attachment A hereto includes important technical information and requirements to facilitate holding the prehearing conference remotely. All those participating in the hearing must carefully review and follow all requirements in this Decision and Attachment A.

26. To minimize the potential that the videoconference hearing may be disrupted by non-participants, the link and meeting ID or access code to attend the hearing will be provided to the participants by email before the hearing, and the participants will be prohibited from

distributing that information to anyone not participating in the hearing. Parties will receive an email with information needed to join the hearing at the email addresses on file in this Proceeding.

F. Additional Procedural Notices and Advisements

27. The parties are on notice that failure to appear at the prehearing conference may result in decisions adverse to their interests, including granting the complete relief opposing parties seek; dismissing Golden West as a party (and its Intervention); dismissing Home James as a party (and its Intervention); dismissing Alpine as a party (and its Intervention); and dismissing or granting the Application. The ALJ will deem any party's failure to appear at the prehearing conference to be a waiver of that party's objection to the rulings made during the prehearing conference.

28. The parties are on notice that non-attorneys representing a party will be held to the same standard as an attorney, including complying with any orders arising out of this Proceeding, the Commission's Rules of Practice and Procedure¹⁵, and the Commission's Rules Regulating Transportation by Motor Vehicle.¹⁶ Both sets of Rules are available for free on the Commission's website at: <https://puc.colorado.gov/pucrules>.

29. The parties are on notice that the ALJ will retain the discretion to change the method by which the hearing will be conducted.

30. Additional procedural requirements may be addressed in future interim decisions.

31. Each party is specifically advised that all filings with the Commission must also be served upon all other parties in accordance with Rule 1205 of the Rules of Practice and Procedure, 4 CCR 723-1.

¹⁵ 4 CCR 723-1.

¹⁶ 4 CCR 723-6.

III. ORDER

A. It Is Ordered That:

1. Mr. George Mugerian, a non-attorney, is permitted to represent Quick Car LLC in this Proceeding.

2. Golden West Airport Shuttle, LLC doing business as Golden West Airport Shuttle is acknowledged as an Intervenor in this Proceeding.

3. Home James Transportation Services, LTD and Alpine Taxi/Limo, Inc. are acknowledged as Intervenors in this Proceeding.

4. A fully remote prehearing conference in this Proceeding is scheduled as follows:

DATE: February 5, 2025

TIME: 3:00 p.m.

PLACE: Join by videoconference online at the Zoom link emailed to parties before the hearing.

5. Participants may not appear in person at the Commission for the above-scheduled hearing. Instead, they must participate in the hearing from remote locations, consistent with the requirements of this Decision.

6. Participants in the hearing may not distribute the hearing link, access, or ID code to anyone not participating in the hearing.

7. All participants must comply with the requirements in Attachment A to this Decision.

8. The parties must confer with each other prior to the prehearing conference, consistent with the above discussion.

9. This Decision is effective immediately.

(S E A L)



THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF COLORADO

KELLY A. ROSENBERG

Administrative Law Judge

ATTEST: A TRUE COPY

A handwritten signature in cursive script that reads "Rebecca E. White".

Rebecca E. White,
Director