

Decision No. R25-0135-I

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

PROCEEDING NO. 24A-0446CP-EXT

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IN THE MATTER OF THE APPLICATION OF TAVA CAB LLC DOING BUSINESS AS TAVA CAB, TO EXTEND OPERATIONS UNDER CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY NO. 55994.

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**INTERIM DECISION  
GRANTING MOTION FOR EXTENSION OF TIME TO  
FILE WITNESS LIST AND EXHIBITS**

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Issued Date: February 25, 2025

**I. STATEMENT**

1. On October 16, 2024, Tava Cab LLC doing business as Tava Cab (“Tava Cab”) initiated the captioned proceeding by filing an application through its counsel seeking a Certificate of Public Necessity and Convenience to Operate as a Common Carrier by Motor Vehicle for Hire (“Application”) with the Colorado Public Utilities Commission (“Commission”).

2. On October 28, 2024, the Commission provided public notice of the application by publishing a summary of the same in its Notice of Applications Filed:

Currently, CPCN No. 55994 authorizes the following:

Transportation of passengers in call-and-demand taxi service:

between all points in Teller County, and between said points on the one hand, and all points in the Counties of Denver, Douglas, El Paso, Fremont, Park, and Pueblo, on the other hand.

Restriction:

This certificate is restricted against providing any taxi service that originates in El Paso County

If the extension is granted, CPCN No. 55994 will read:

1. Transportation of passengers in call-and-demand taxi service between all points in Teller County, and between said points on the one hand, and all points in the Counties of Denver, Douglas, El Paso, Fremont, Park, and Pueblo, on the other hand.

Restriction:

This portion of said certificate is restricted against providing any taxi service that originates in El Paso County.

2. Transportation of passengers in call-and-demand taxi service from Colorado Springs Peterson Field Airport, aka City of Colorado Springs Municipal Airport, 7770 Milton E. Proby Pkwy, Colorado Springs, El Paso County, CO 80916, on the one hand, to all points in Teller County, Colorado, on the other hand.

3. Transportation of passengers in call-and-demand taxi service from the communities of Cascade, Chipita Park, and Green Mountain Falls, including all points within one mile of the town limits of Cascade, Chipita Park, and Green Mountain Falls, all located in El Paso County, Colorado, on the one hand, to all points in Teller County, Colorado, on the other hand.

4. Transportation of passengers in call-and-demand shuttle service between Colorado Springs Peterson Field Airport, aka City of Colorado Springs Municipal Airport, 7770 Milton E. Proby Pkwy, Colorado Springs, El Paso County, CO 80916, on the one hand, and the communities of Cascade, Chipita Park, and Green Mountain Falls, including all points within one mile of the town limits of Cascade, Chipita Park, and Green Mountain Falls, all located in El Paso County, Colorado, on the other hand.

3. On November 27, 2024, Pikes Peak Cab LLC doing business as Pikes Peak Transport (“Pikes Peak”) filed its Petition for Intervention through Marcos Griego and Tamara Zvonkovich, the owners of Pikes Peak. This filing attached Commission Authority No. 55884 held by Pikes Peak.

4. On December 11, 2024, the Commission deemed the application complete and referred it by minute entry to the undersigned Administrative Law Judge (“ALJ”) for disposition.

5. On December 24, 2024, by Decision No. R24-0943-I, a prehearing conference was scheduled for January 21, 2025.

6. On January 6, 2025, Pikes Peak filed its Request to Dismiss Application (“Motion to Dismiss”).

7. On January 21, 2025, Tava Cab filed its Motion to Strike Request to Dismiss Filed by Pikes Peak Cab LLC d/b/a Pikes Peak Transport and Alternate Response in Opposition Thereto and Motion for Attorney Fees.

8. On January 27, 2025, by Decision No. R25-0061-I the Motion to Dismiss was denied, the Motion for Attorney fees was denied and a procedural schedule was adopted. The procedural schedule required the Applicant to file its witness list and exhibits by February 21, 2025.

9. On February 21, 2025, the Applicant filed its Motion for Extension of Time to file Witness List and Exhibits (“Motion for an Extension”).

**II. MOTION FOR EXTENSION OF TIME**

10. In the Motion for an Extension, counsel for Applicant requests a two-day extension to file its witness list and exhibits due to an emergency involving a horse.

11. The Applicant did not confer with the intervenor prior to the filing of the Motion for Extension.

12. Good cause is found to grant the Motion for an Extension due to the small length of time of the extension, the emergency nature of the request and lack of prejudice to the Intervenor.

**III. ORDER**

**A. It Is Ordered That:**

1. The Motion for Extension of Time to file Witness List and Exhibits filed by Tava Cab LLC doing business as Tava Cab (“Tava Cab”) is granted.
2. Tava Cab shall have until February 25, 2025, to file its witness list and exhibits.
3. The Parties shall be held to the advisements in this Decision.
4. This Decision is effective immediately.

(S E A L)

THE PUBLIC UTILITIES COMMISSION  
OF THE STATE OF COLORADO

ROBERT I. GARVEY

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Administrative Law Judge

ATTEST: A TRUE COPY

Rebecca E. White,  
Director