

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

DOCKET NO. 04A-047BP

IN THE MATTER OF THE APPLICATION OF COCA HEALTHCARE SERVICES COMPANY, 3000 S. JAMAICA COURT, SUITE 300, AURORA, COLORADO 80014, FOR AUTHORITY TO OPERATE AS A CONTRACT CARRIER BY MOTOR VEHICLE FOR HIRE.

**INTERIM ORDER OF
ADMINISTRATIVE LAW JUDGE
WILLIAM J. FRITZEL
ACCEPTING STIPULATION OF
PARTIES, MOTION TO RESTRICTIVELY
AMEND APPLICATION, AND
TO WITHDRAW INTERVENTION**

Mailed Date: April 6, 2004

I. STATEMENT

1. On March 23, 2004, COCA Healthcare Services Company (Applicant) and Intervenor, Golden West Commuter, LLC (Golden West) filed a Stipulation of Parties, Motion to Restrictively Amend Application, and Withdrawal of Intervention.

2. Under the terms of the Stipulation, Applicant proposes to restrictively amend its application by adding the following restrictions to the authority requested:

1. This authority is restricted against service to Denver International Airport from points in Jefferson County and that portion of Denver County lying on and west of Sheridan Boulevard; and
2. This authority is restricted against service from Denver International Airport to points in Jefferson County and that portion of Denver County lying on and west of Sheridan Boulevard; and
3. This authority is restricted against all service to, from, or between points in Jefferson County, Colorado, except for service to or from hospitals, medical clinics, therapy centers, rehabilitation centers, child development

centers, schools, and daycare centers located in Jefferson County, State of Colorado.

3. Golden West states in the stipulation that if the Commission accepts the proposed restrictive amendment, it would satisfy the interests of Golden West and Golden West will withdraw its intervention.

4. It is found that the proposed restrictive amendment is clearly stated, restrictive in nature, and enforceable. The restrictive amendment will be accepted.

II. ORDER

A. It Is Ordered That:

1. The motion of Applicant COCA Healthcare Services Company to restrictively amend its application, filed in the Stipulation of Parties dated March 23, 2004 is accepted.

2. This Order is effective immediately.

THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF COLORADO

Administrative Law Judge

