

Decision No. R14-0703-I

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

PROCEEDING NO. 13A-1186CP-EXTENSION

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IN THE MATTER OF THE APPLICATION OF HIGH COUNTRY SHUTTLE, INC., TO  
EXTEND OPERATIONS UNDER CERTIFICATE OF PUBLIC CONVENIENCE AND  
NECESSITY NO. 55806.

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**INTERIM DECISION OF  
ADMINISTRATIVE LAW JUDGE  
MELODY MIRBABA  
VACATING HEARING**

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Mailed Date: June 25, 2014

**I. STATEMENT, FINDINGS, AND CONCLUSIONS**

1. Only those portions of the procedural history necessary to understand this Decision are included.

2. On November 1, 2013, High Country Shuttle Inc. (Applicant), filed the above-captioned application.

3. The Commission provided public notice of the Application on November 4, 2013.

4. On December 4, 2013, Colorado Coach Transportation LLC and MT Acquisitions LLC, doing business as Mountains Taxi (collectively, interveners), timely intervened of right (by separate filings).

5. During the Commission's weekly meeting held December 11, 2013, the Commission deemed the Application complete and referred it to an administrative law judge (ALJ) for disposition.

6. On March 20, 2014, by Decision No. R14-0305-I, the ALJ scheduled a two-day hearing to take place in Georgetown, Colorado on June 24 and 25, 2014.

7. At the designated date and time the ALJ convened the hearing. Mr. Imre Zelizi appeared on behalf of Applicant. Mr. Charles Kimball appeared on behalf of interveners. The ALJ allowed the parties time to discuss a settlement off the record. On the record, the parties indicated they had reached a settlement in principal of their disputes. The ALJ asked that the parties put their agreement in writing and submit it in this proceeding as soon as possible. Based upon the parties' representation that they have resolved the matter, the ALJ vacated the hearing.

8. The parties will be required to file their final agreement. At the time of the hearing, the ALJ did not set a deadline for the parties to submit their agreement. However, the ALJ will set a deadline by this Decision.

9. If any issues arise with respect to the parties' ability to finalize their agreement, the parties are directed to make an appropriate filing indicating the status of their agreement and what action, if any, may be necessary for this matter to be concluded.

**II. ORDER**

**A. It Is Ordered That:**

1. Consistent with the discussion above, the hearing scheduled in this proceeding for June 24 and 25, 2014 is vacated, *nunc pro tunc*, June 24, 2014.

2. The parties shall file their final settlement agreement in this proceeding on or by 5:00 p.m. on July 9, 2014. If the parties require additional time, they may file a motion indicating such.

3. If any issues arise with respect to the parties' ability to finalize their agreement, on or by 5:00 p.m. on July 9, 2014, the parties shall make an appropriate filing indicating the status of their agreement and what action, if any, may be necessary for this matter to be concluded.

(S E A L)



THE PUBLIC UTILITIES COMMISSION  
OF THE STATE OF COLORADO

MELODY MIRBABA

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Administrative Law Judge

ATTEST: A TRUE COPY

A handwritten signature in cursive script that reads "Doug Dean".

Doug Dean,  
Director